DATE            July 6, 2016
TO              GCTD Board of Directors
FROM            Alex Zaretsky, Human Resources and Risk Manager
SUBJECT         Consider Adoption of Resolution Number 2016-04 to Implement
Consider Adoption of Resolution Number 2016-04 to Implement
Revisions to Gold Coast Transit District Personnel Rules effective July 6, 2016

I. EXECUTIVE SUMMARY

Periodically GCTD’s personnel rules are subject to an update. This update is based on
important changes to California employment law. The last legal update was completed in May
2015 and approved by GCTD’s Board of Directors on June 3, 2015.

This report provides an update to GCTD’s revised personnel rules, adding the new employment
regulations based on the recent changes from California’s Fair Employment Act (FEHA). The
new regulations include a number of regulatory changes to GCTD’s personnel rules, most
importantly GCTD has added three new policies to the personnel rules: (1). Anti-
Harassment/Discrimination/Bullying/Retaliation Policy; (2). Retaliation Policy; (3). Newer version
of a Disability Accommodation Policy.

In addition to the (FEHA) regulations, the revised personnel rules also included a statement to
employees regarding California’s newly adopted Fair Wage Act, disability leave, employment
leave and time-off from work, e.g., Witness Duty Leave, Crime Victim Leave, School Activity
Leave and others.

Staff along with employment counsel updated the applicable sections in the personnel rules,
new policies and additionally updated other relevant sections in the personnel rules to comply
with California employment laws.

Below is a summary of the significant changes to the personnel rules including the statutory
regulations that apply to the following recommended changes:

1. Personnel Rules, page 2: Important Employee Notice (California Fair Wage Act)
2. Personnel Rules, page 4: Section 2: Salary Administration, Subsection B: Advancement
   in Rate of Compensation: Added statement regarding employee at will-status.
3. Personnel Rules, page 4: Section 3: Overtime: Updated complete list of administrative
   job titles.
4. Personnel Rules, page 5: **Section 7: Insurance**: Updated to conform to the Affordable Care Act, and changed language on contribution costs by GCTD to be reported by the Director of Finance and Administration to non-represented employees annually.

5. Personnel Rules, page 5: **Section 8: Retirement**: Updated, clean-up to conform to CalPERS and PEPRA employee pension contributions.


7. Personnel Rules, page 9: **Section 14: Bereavement Leave**: Updated to mirror represented employees benefits, i.e., Memorandum of Understanding, 5 working days.

8. Personnel Rules, page 10: **Section 15: Pregnancy Disability Leave**: Updated to (FEHA) regulations. Also added: “an employee may use accrued unused vacation, sick and personal days to integrate with a state benefit....”.

9. Personnel Rules, page 10: **Section 15A: Family and Medical Leave**: Updated to conform to FEHA, “a prior employee receives service credit toward (FMLA)”.

10. Personnel Rules, page 11: **Section 15A: Family and Medical Leave, Subsection 3: Paid Leave for Child..**: Also added: “an employee may use accrued unused vacation, sick and personal days to integrate with a state benefit....”


12. Personnel Rules, page 14: **Section 17: Holidays, Subsection H**: Added language to conform to (FEHA) regulations.

13. Personnel Rules, page 15: **Section 20: Textbook and Tuition**: Updated to mirror represented employees benefits, i.e., Memorandum of Understanding, $ 700.00.


17. **Added three new policies to GCTD’s personnel rules per (FEHA) and California’s Department of Fair Employment Housing regulations (DFEH):**
(1). Anti-Harassment/Discrimination/Bullying/Retaliation Policy; (2). Retaliation Policy; (3). A newer version on Disability Accommodation/Policy.

II. ADDITIONAL INFORMATION

GCTD’s other long standing employment policies are compliant. A simple spelling and minor word clean-up was needed to GCTD’s personnel rules.

III. RECOMMENDED ACTION

It is recommended that the Board adopt Resolution 2016-04 to implement the revised Gold Coast Transit District Personnel Rules, effective July 6, 2016.

______________________________
General Manager’s Concurrence
RESOLUTION NO. 2016-04

A RESOLUTION OF THE BOARD OF DIRECTORS OF GOLD COAST TRANSIT DISTRICT PROVIDING FOR THE REVISIONS TO THE PERSONNEL RULES

WHEREAS, Gold Coast Transit had in effect a Resolution providing for employment terms and conditions, most recently amended by Resolution 2014-03 adopted on May 7, 2014; and

WHEREAS, Gold Coast Transit District adopted said employment terms and conditions by Resolution 2014-102 on July 2, 2014; and

WHEREAS, Gold Coast Transit District adopted said employment terms and conditions by Resolution 2014-110 on October 1, 2014; and

WHEREAS, Gold Coast Transit District adopted said employment terms and conditions by Resolution 2015-09 on June 3, 2015; and

WHEREAS, it has been determined that some of the Personnel Rules required modifications to sections to include important changes to California employment law.

1. Personnel Rules, page 2: Important Employee Notice (California Fair Wage Act)
2. Personnel Rules, page 4: Section 2: Salary Administration, Subsection B: Advancement in Rate of Compensation: Added statement regarding at employee at will-status.
4. Personnel Rules, page 5: Section 7: Insurance: Updated to conform to the Affordable Care Act, and changed language on contribution costs by GCTD to be reported by the Director of Finance and Administration to non-represented employees annually.
5. Personnel Rules, page 5: Section 8: Retirement: Updated clean-up to conform to CalPERS and PEPRA employee pension contributions.
7. Personnel Rules, page 9: Section 14: Bereavement Leave: Updated to mirror represented employees benefits, i.e, Memorandum of Understanding, 5 working days.
8. Personnel Rules, page 10: Section 15: Pregnancy Disability Leave: Updated to (FEHA) regulations. Also added: "an employee may use accrued unused vacation, sick and personal days to integrate with a state benefit…."
9. Personnel Rules, page 10: Section 15A: Family and Medical Leave: Updated to conform to (FEHA), a prior employee receives service credit toward FMLA.
10. Personnel Rules, page 11: Section 15A: Family and Medical Leave, Subsection 3: Paid Leave for Child.: Also added: “an employee may use accrued unused vacation, sick and personal days to integrate with a state benefit….”
13. Personnel Rules, page 15: Section 20: Textbook and Tuition: Updated to mirror represented employees benefits, i.e., Memorandum of Understanding, $ 700.00.


17. Added three new policies to GCTD’s personnel rules per (FEHA) and California’s Department of Fair Employment Housing regulations (DFEH): (1). Anti-Harassment/Discrimination/Bullying/Retaliation Policy; (2). Retaliation Policy; (3). A newer version on Disability Accommodation/Policy.

NOW, THEREFORE, BE IT RESOLVED by the Board of Directors of Gold Coast Transit District that the attached revised Personnel Rules replace and supersede the rules as adopted by Resolution 2015-09 on June 3, 2015;

PASSED AND ADOPTED THIS 6th DAY OF JULY, 2016

__________________________________________
Doug Breeze
Board Chair

ATTEST:
I HEREBY CERTIFY that the foregoing Resolution 2016-04 was duly adopted by the Board of Directors of Gold Coast Transit District at a regular meeting thereof held on the 6th day of July 2016.

__________________________________________
Steven P. Brown
Secretary of the Board

ATTACHMENT A-PAGE MARKUPS
PERSONNEL RULES

A consolidation of Board resolutions and minute orders.

Revised July 6, 2016
IMPORTANT EMPLOYEE NOTICE

This employee handbook is not an employment contract. It does not confer any contractual or other rights upon Gold Coast Transit District or its employees. Nothing in this employee handbook or in any other policy documents referred to herein creates or is intended to create a promise or a representation of guaranteed or continued employment for any employee.

Further, nothing in this employee handbook is intended to prohibit an employee from discussing the employee’s own wages, discussing the wages of others, inquiring about another employee’s wages, or aiding or encouraging any other employee to exercise his or her rights under California’s Fair Pay Act. In addition, as used in this employee handbook, “Confidential Information” does not refer to the terms and conditions of an employee’s employment including, but not limited to, wages, hourly rate, salary, benefits, hours of employment, job performance, personnel records, disciplinary matters, workload, managers/supervisors, staffing, or workplace complaints. This policy is not intended to interfere with employee’s rights, pursuant to state or federal law (including the National Relations Labor Act), to access, or communicate, the above information, or to engage in protected concerted activity pursuant to the National Relations Labor Act or to bring such issues to attention of management at any time.

Finally, nothing in the employee handbook prohibits an employee from reporting possible violations of federal or state law or regulation to any governmental agency or entity, including but not limited to the Department of Justice, the Securities and Exchange Commission, Congress, and any agency Inspector General, or making other disclosures that are protected under the whistleblower provisions of federal or state law or regulation. Employees do not need the prior authorization of Gold Coast Transit to make any such reports or disclosures and employees are not required to notify Gold Coast Transit that they have made such reports or disclosures.
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I. COMPENSATION

SECTION 1: SALARY RATES

A. Represented Positions: The salary rates of the following position titles are established pursuant to memoranda of understanding entered into by and between the Board of Directors of Gold Coast Transit District and Service Employees International Union Local #721, as adopted by resolution of the Board of Directors:

- Bus Operator
- Mechanic I, II and III
- Electronic Mechanic I, II and III
- Service Worker I and II
- Facility and Equipment Mechanic I and II
- Building Maintenance Worker
- Maintenance Material Specialist
- Customer Services Assistant
- Marketing Coordinator

B. Non-Represented Positions: The Board of Directors adopts a separate resolution to set the salary ranges for non-represented positions.

C. Cost of Living Adjustments: In determining appropriate annual salary range adjustments, the Board of Directors shall consider a cost of living adjustment for non-represented personnel. The Board shall consider in each fiscal year the most recent monthly Greater Los Angeles Consumer Price Index for all urban consumers (CPIU) immediately preceding the beginning of the cost of living adjustment.

SECTION 2: SALARY ADMINISTRATION (Non-Represented Personnel)

A. Original Appointment: The beginning rate of compensation for the initial appointment to a position shall normally be at the minimum salary level. However, the beginning rate of compensation may be fixed by the General Manager at a level above the minimum if the appointee's experience and ability justify such placement.

B. Advancement in Rate of Compensation: The compensation system for non-represented personnel is performance based. Performance at a competent level for years in a position is the criteria for movement through a salary range. The General Manager may advance an employee through their range based upon individual performance. Such advancement may occur at any time, but typically occurs in conjunction with an annual performance review, and normally will not occur more frequently than once every six (6) months. There are no fixed steps for salary progression through the range. The outcome of a performance review and any compensation adjustment received will not alter an employee's at will-status if applicable.

C. Range Adjustment Parity: Whenever the Board of Directors makes a salary range adjustment for parity, the individual employee's salary will be performance based, as determined by the General Manager.

SECTION 3: OVERTIME (Non-Represented Personnel)

A. Overtime Work - Defined: If a non-exempt, non-represented employee works more than forty (40) hours in any work week, the excess time will be considered overtime in accordance with applicable law. Overtime shall not be pyramided or compounded.

B. Overtime Exclusions: The overtime provisions of this section shall not apply to those officers or employees occupying exempt positions. With the approval of the General Manager, persons occupying exempt positions may be given time off with pay when they have worked inordinately long hours. However, as a general policy the regular specified salary is intended to compensate exempt personnel for the performance of their assigned responsibilities. These positions include, but are not limited to, the following:

- General Manager
- Director of Finance and Administration
- Director of Human Resources
- Director of Fleet and Facilities
- Director of Planning and Marketing
- Director of Transit Operations
- Director of Engineering and Construction
- Human Resources and Risk Manager
- IT Manager
- Paratransit and Special Projects Manager
- Purchasing Manager /DBE Officer
- Communications and Marketing Manager
- Transit Supervisors
- Operations Training & Safety Officer
- Maintenance Supervisors
- Planning Manager
- Transit Planner I
Transit Planner II  
Accounting Manager  
Finance Analyst  
HR Assistant  
Administrative Specialist (non-exempt)  
Payroll Specialist (non-exempt)  
Assistant Buyer  
Office Manager  

**SECTION 4: LONGEVITY PAY**  
(Non-represented personnel)  

To encourage stability of employment with GCTD, additional payment over and above the salary assigned to a position classification shall be paid to each regular full-time employee as follows:  

A. Employees shall receive an additional sum equal to one percent (1%) of the basic salary step held by the employee for each five (5) years of GCTD service.  

B. The additional payment shall be made at each time any installment of salary is made to the eligible employee, and the amount of the additional payment shall be predicated upon the increment of salary then paid.  

**SECTION 5: BILINGUAL PAY**  

Consistent with the need of GCTD for bilingual ability, a GCTD employee may be authorized additional compensation for bilingual ability. To qualify, the bilingual employee must use both languages to meet a public service responsibility and display a sensitivity toward the culture and needs of a large group of foreign language speaking residents. The General Manager, or designee, shall establish guidelines governing position assignments or duties, language ability, minimum bilingual frequency, and other reasonable rules for the authorization of payment to specific employees. Compensation for bilingual pay shall be computed at $55.00 per month ($31.74 per hour) for positions requiring bilingual speaking and $85.00 per month ($49.04 per hour) for positions requiring bilingual speaking and writing.  

**SECTION 6: UNIFORMS**  

Provision of uniforms to represented positions is controlled by the memoranda of understanding entered into by and between the Board of Directors of Gold Coast Transit District and Service Employees International Union Local #721, as adopted from time to time by the Board of Directors. Uniforms are also provided to non-represented supervisors.  

**SECTION 7: INSURANCE**  

Medical, Dental and Vision Insurance: GCTD shall make available group medical-hospital, dental and vision care insurance options for all eligible employees. Employees are eligible for coverage in accordance with the terms of the applicable insurance policy and the Affordable Care Act, as well as any equivalent local, state or federal laws. The details of our insurance benefits are controlled by the terms of the health, dental and vision insurance plans.  

The Director of Finance and Administration will publish annually, for each calendar year, the maximum insurance premium contributions made by GCTD for health, dental and vision to all non-represented employees annually or anytime there is a change.  

The medical, dental and vision provisions relating to the represented employees are governed by the memoranda of understanding entered into by and between the Board of Directors of Gold Coast Transit District and Service Employees International Union Local #721, and adopted by the Board of Directors.  

**SECTION 8: RETIREMENT**  

A. This section will apply to non-represented employees who have an appointment that would normally work over 1,000 hours in a 12-month period (unless otherwise required by applicable law or the plan documents).  

B. For employees hired into the CalPERS system or a reciprocal pension system (as defined by CalPERS) on or before December 31, 2012 who qualify as “classic” employees in accordance with CalPERS policies, the retirement program for GCTD is the CalPERS 2.7% @ 55 full and supplemental formula for local miscellaneous members. The retirement program for GCTD includes the 1959 Survivor Benefit Level IV, for which the employee is responsible for paying the premium.  

Effective July 3, 2016, “classic” employees shall contribute toward the employee contribution portion 6% of covered wages and GCTD will pay 2% of covered wages  

For any fiscal year in which GCTD’s employer contribution to the CalPERS 2.7% @ 55 full and
supplemental formula for local miscellaneous members retirement program is 10% or less of covered wages, the “recent employees” employee contribution share percentage will be reduced from 6% of covered wages by the difference. (Example: if GCTD’s employer contribution were 9.25%, the employee contribution share percentage would drop by .75% [10%-9.25%]; this would make the “recent employees” employee contribution 5.25% [6%- .75%].)

C. Employees hired on or after January 1, 2013 who do not qualify as “classic” members in accordance with CalPERS policies are considered “PEPRA” members. For PEPRA members the retirement program for GCTD is the CalPERS 2% @ 62 full and supplemental formula for local miscellaneous members. The retirement program for GCTD includes the 1959 Survivor Benefit Level IV, for which the employee is responsible for paying the premium. Employees in this plan are responsible for paying the full employee contribution portion for the CalPERS 2% @ 62 full and supplemental formula for local miscellaneous members.

GCTD acknowledges that all GCTD employees covered by this section are considered transit employees as defined in California Government Code section 7522.02, and GCTD will abide by the provisions set forth in Government Code section 7522.02 pending resolution of the judicial actions contemplated in Government Code section 7522.02.

II. LEAVE TIME BENEFITS

SECTION 9: VACATION LEAVE

Unless otherwise indicated, the provisions contained in this section apply to non-represented personnel who are scheduled at a minimum to regularly work thirty-two (32) hours or more per week.

A. Vacation Entitlement: Employees having a regular appointment to a position as described above are eligible to accrue their first vacation time when they have completed two weeks of continuous service. All non-represented personnel earn vacation on a pro rata basis for each biweekly pay period, or major fraction thereof, of service, from the date of their original appointment (when they have completed two weeks of continuous service) in accordance with the following table:

<table>
<thead>
<tr>
<th>Years of Service</th>
<th>Hours/Month</th>
<th>Hours/Biweekly Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less Than 3</td>
<td>6-2/3</td>
<td>3.077</td>
</tr>
<tr>
<td>3 But Less Than 5</td>
<td>8</td>
<td>3.693</td>
</tr>
<tr>
<td>5 But Less Than 7</td>
<td>8-2/3</td>
<td>4.000</td>
</tr>
<tr>
<td>7 But Less Than 9</td>
<td>9-1/3</td>
<td>4.308</td>
</tr>
<tr>
<td>9 But Less Than 10</td>
<td>10</td>
<td>4.616</td>
</tr>
<tr>
<td>10 But Less Than 11</td>
<td>10-2/3</td>
<td>4.924</td>
</tr>
<tr>
<td>11 But Less Than 12</td>
<td>11-1/3</td>
<td>5.231</td>
</tr>
<tr>
<td>12 But Less Than 13</td>
<td>12</td>
<td>5.539</td>
</tr>
<tr>
<td>13 But Less Than 14</td>
<td>12-2/3</td>
<td>5.847</td>
</tr>
<tr>
<td>14 Or More</td>
<td>13-1/3</td>
<td>6.154</td>
</tr>
</tbody>
</table>

Regular and probationary employees who are scheduled to work less than thirty-two (32) hours per week are considered part-time workers. Part-time workers must work a minimum of 20 hours per week to receive 1/2 the vacation entitlement. Certain part-time positions may be approved to be excluded from receiving benefits, subject to local, state or federal law.

The general manager shall receive vacation accrual in accordance with the general manager’s employment agreement.

C. Vacation Severance Pay: Any employee who leaves the service of GCTD shall be paid for accrued vacation at the employee’s current salary rate.

. Vacation Carried Forward: Vacation shall be taken at the time it is earned or within the calendar year following the year that vacation time is accrued. Accrued vacation time may be carried forward to the following year, but in no instance may an employee carry forward total vacation accrual as of the first of April of any year greater than twice the number of days that the employee currently earns annually. Employees affected by this limit will be notified during January of each year that they either are already over the maximum, or could exceed the maximum on or before the first of April. The employee can then do any or all of the following:

1. After January 1st and prior to March 31st, request or volunteer to be assigned enough vacation days to bring the accrued vacation time amount below the maximum. All assigned vacation must be completed prior to April 1st.

2. Prior to April 1st, request vacation redemption, in accordance with Section 9F Vacation Redemption, to bring the accrued vacation time amount below the maximum by April 1st, or
3. On or after March 1st and prior to April 1st, request conversion of accrued vacation time to accrued sick time. A maximum of 40 hours can be converted from accrued vacation time to accrued sick time in any one year. This conversion can be made only by an employee who has been notified that they are or will be over the maximum, can only be made during this period, and will only be approved if such action will allow the employee to drop below the maximum accrued vacation limit.

4. If no action is taken, the employee will cease accruing additional vacation hours starting with the first pay period beginning after April 1st, until enough vacation is taken that the accrued vacation time drops below the maximum.

D. Vacation Scheduling: The vacation period may be taken at one time, or it may be taken several days at a time if it so fits the work needs of GCTD. In any event, the vacation time off is to be scheduled by the General Manager, or designee, in such a manner that GCTD’s functions will not be negatively impacted.

E. Additional Vacation in Lieu of Sick Leave: When an employee's accumulated sick leave credit as of January 1 of each year exceeds the maximum allowable amount of 1440 hours, the employee shall receive an additional vacation leave entitlement of twenty-five percent (25%) of such excess sick leave.

F. Vacation Redemption: Upon using a minimum of eighty (80) hours of vacation, or forty (40) hours for part-time bus operators, during the past twelve months and with two years of service, an employee may receive pay in lieu of up to one hundred and fifty (150) hours of vacation at the employee's current hourly salary rate. Such employee must have a minimum of forty (40) hours accrued vacation leave after payment. The provisions of this sub-section apply to all employees, whether represented or non-represented.

**SECTION 10: PAID SICK LEAVE:**

Unless otherwise indicated, the provisions contained in this section apply to all GCTD personnel. Exceptions are from agreements made in memoranda of understanding entered into by and between the Board of Directors of Gold Coast Transit District and Service Employees International Union Local #721.

An employee compelled to be absent from duty because of illness or off-duty injury, shall be allowed sick leave with full pay up to the amount of sick leave that such employee has accrued. Any such paid sick leave time shall be deducted from the employee's accrued sick leave.

In accordance with California’s Paid Sick Leave Law (AB 1522). All employees who become full-time or part-time regular employees, earn 1 hour of sick leave for every thirty (30) hours worked and shall accrue a sick leave entitlement.

In accordance with California’s Paid Sick Leave Law (AB 1522). A temporary or per diem employee shall accrue paid sick leave by working on or after January 1, 2015 for at least 30 days within a year and by satisfying a 90 day employment (probationary) period before a temporary or per diem employee can actually take sick leave.

GCTD’s part-time or full-time temporary or per diem employees earn 1 hour of sick leave for every thirty (30) hours worked. All temporary or per diem employees shall accrue to a maximum of 48 hours or six days (which ever is greater) in a 12 month period. Once a part-time or full-time temporary employee has reached the maximum cap (48 hours or 6 days), that employee will not earn any additional paid sick leave until the employee has used enough sick leave to fall below the cap.

A. The maximum sick leave which may be accumulated by any employee is 1,440 hours as of January 1 of each year. If an employee of long tenure is absent from duty due to illness and has exhausted his/her accumulated sick leave, the employee may request that the General Manager, or designee, approve a special leave of absence with pay. Long tenure employee shall be defined as having ten (10) years of continuous service with Gold Coast Transit District. The request will be considered based upon such factors as length and nature of illness, length of tenure, accrual balances at the onset of the illness, quality of performance, etc.

B. An employee absent because of illness is required to notify the employee’s immediate
supervisor of the illness at least one hour before scheduled to work or as soon as possible in light of the circumstances. Subject to applicable law, the General Manager, or designee, may require verification in the form of a note from a medical physician confirming the absences. When absences are properly scheduled with the employee’s supervisor, leaves of absence for dental, optical or other medical attention shall be defined as sick leave.

C. An employee who is required to be absent for physical examination for possible induction into military service through draft may be allowed up to one day of paid leave.

D. GCTD will pay fifty percent (50%) of accumulated sick leave upon death, retirement or other voluntary employment separations as determined by GCTD’s General Manager or designee, to those employees with a minimum of ten (10) years of service.

E. All regular employees who have accrued sick leave for one full calendar year and use sixteen (16) hours or less of accrued sick leave in a calendar year may elect to convert eight (8) hours of accrued sick leave to eight (8) hours of vacation. Such election shall be made in January of the following calendar year.

F. Sick leave is an employee’s privilege and not an absolute right. Violations of overuse of sick leave privileges may result in disciplinary action and loss of pay.

Subject to applicable law, an employee may use accrued sick leave for any statutory protected leaves, including, among others, FMLA/CFRA/PDL, Military Family Leave Entitlements, Domestic Violence (sexual assault or stalking) KinCare Leave: Cal. Lab. Code § 233, Organ and Bone Marrow Donor Leave: Cal. Lab. Code §§ 1508 to 1513, Alcohol and Drug Rehabilitation Leave: Cal. Lab. Code §§ 1025 to 1028. In addition sick leave can be used for preventative care or the diagnosis, care or treatment of an existing health condition including, things like, medical or dental appointments. Accrued sick leave may be used to care for your injured or ill family member, including any of the following: a child (biological, foster, or adopted child, a stepchild, a legal ward, or a child of a person standing in loco parentis), parent (biological, foster, or adoptive parent, a stepparent, grandparent, grandchild or a legal guardian), spouse, or registered domestic partner of the employee, or any other family members specified by applicable law. Leaves of absence for full-time regular and part-time regular employees who do not qualify for statutory leaves (for example), PDL, NDAA/MFL, FMLA/CFRA, Domestic Violence Leaves, are granted at the discretion of the General Manager. Subject to applicable law, this section does not extend the maximum period of any leave to which an employee is entitled under Section 12945.2 of the Government Code or under the federal Family and Medical Leave Act, the California Family Rights Act, or any other statutory leave, regardless of whether the employee receives sick leave compensation during the leave (California Labor Code Sec. 233).

SECTION 11: PAID INDUSTRIAL INJURY LEAVE

Unless otherwise indicated, the provisions of this section apply to all employees. Exceptions are from agreements made in a memorandum of understanding entered into by and between the Board of Directors of Gold Coast Transit District and Service Employees International Union Local #721

Any employee incapacitated to work because of injury or disease “arising out of and in the course of employment,” or caused by a worker’s job and occurring while working at GCTD are entitled to industrial injury leave, medical care and other Workers’ Compensation benefits.

In some circumstances, the realities of business or business necessity might require GCTD to hire a replacement on a permanent basis and that in the event the position is not available if and when the employee is released to return to work, GCTD may not be able to reinstate that employee. To clarify GCTD may consider allowing the employee to transfer to other positions for which he or she is qualified and where required, Gold Coast Transit District will consider making reasonable accommodations for any disability an employee may have in accordance with applicable laws.

A. Worker’s Compensation Benefits: If the injury or disease is covered by the Worker’s Compensation Insurance and Safety Act, the employee is entitled to the benefits provided under the Act including:
1. Related medical expenses; and
2. Temporary and permanent disability indemnity benefit payments.

B. Industrial Disability Compensation:
Whenever any GCTD employee is disabled temporarily and is entitled to receive temporary disability indemnity benefit payments provided under the Worker's Compensation Insurance and Safety Act, the employee shall receive any accumulated sick leave or vacation time up to the amount of the employee's normal net take home pay, but not to exceed a total period of twenty-six (26) weeks for any one injury or all combined injuries within one calendar year

As used in this section, "net take home pay" means an employee's regular, current biweekly rate of pay, less deductions for federal and state income tax and PERS retirement plan contributions; and does not include overtime or shift differential pay.

GCTD shall continue to pay the employer portion of the medical, life and dental insurance premiums for the period of twenty-six (26) weeks, provided the carrier for each of these programs will accept the payment without additional premium cost to GCTD, and the employee will be responsible for paying the employee share. If the employee does not pay the employee share of the premium, the employer portion will be cancelled and the employee will be referred to COBRA health insurance continuation plan.

All Gold Coast Transit District benefits that operate on an accrual basis (e.g., vacation, sick, and personal days) will cease to accrue whenever a GCTD employee is disabled temporarily and is entitled to temporary disability indemnity benefit payments provided under the Worker's Compensation Insurance and Safety Act, except that employees will continue to accrue such benefits while they are being paid any accumulated sick leave and vacation time.

An employee who is incapacitated from work beyond twenty-six (26) weeks for an Industrial injury for any one injury or all combined injuries within one calendar year will be subjected to the COBRA health insurance continuation plan. (Other benefits, such as pension, 401(k), life insurance, and long-term disability, will be governed in accordance with the terms of each benefit plan.)

C. Procedure in Event of Injury: In the event of injury, a report must be made by the employee to the employee's immediate supervisor without delay. The supervisor must complete the Supervisor's Report of Accident form and have it filed with GCTD's workers' compensation administrator within five (5) days after the injury has been reported. If medical service is needed, the employee should be taken directly to a designated physician for treatment. Report of injuries is mandatory and failure to report may result in loss of eligibility to receive benefits. When the employee returns to work, a copy of the physician's release must be provided to the General Manager, or designee. The provisions of this sub-section apply to all employees, represented and non-represented.

SECTION 12: MILITARY LEAVE-ACTIVE DUTY

A. Military leave for active duty or temporary military duty or reserve training will be provided as required by federal and state law.

SECTION 13: JURY DUTY

If a GCTD employee is called for jury duty, a leave of absence with pay will be granted provided that:

A. The employee's supervisor has been notified of the jury summons.
B. The General Manager could not obtain an excuse from serving on the jury, in those instances where the employee could not be conveniently spared from his duties at the time.

SECTION 14: BEREAVEMENT LEAVE

When an employee is compelled to be absent from duty by reason of the death of a member of the employee's immediate family, such employee shall be entitled to five (5) working days' leave of absence with pay. Immediate family shall be the father, mother, spouse or registered domestic partner, children (biological adopted or step), brother, sister, grandparent, grandchild, father-in-law or mother-in-law of the employee.

The first four days of bereavement leave taken by an employee are not chargeable to accrued
sick leave. Any authorized bereavement leave taken in excess of four days is chargeable to accrued sick or vacation leave, at the employee’s discretion.

A regular employee may take an additional two (2) days, chargeable to accumulated sick leave if in the opinion of the General Manager, or designee, excessive travel is required in connection with the death of a family member provided the employee has available accrued sick leave.

SECTION 15: PREGNANCY DISABILITY LEAVE (PDL)

Any employee who is disabled as a result of pregnancy, childbirth, or related medical condition shall receive up to four months leave up to 17.3 weeks per pregnancy. For employees who work part-time or do not work a regular schedule the PDL covers the amount of time the employee would typically work in a four month period. Such leave shall be without pay except subject to applicable law, an employee may use accrued, unused vacation, sick and personal days during the (FMLA/CFRA, PDL) leave period, either in whole, or in part by integration with a state paid benefit. Employees will continue to accrue such benefits while they are being paid by GCTD any accumulated sick leave and vacation time. (Section 15A, Subsection 3: PAID LEAVE FOR CHILD/FAMILY CARE OR FOR EMPLOYEE'S SERIOUS HEALTH CONDITION /FMLA/CFRA/ PDL OR NDAA / MILITARY FAMILY LEAVE) At the General Manager’s discretion, longer leaves of absence may be granted if requested by the employee in writing.

Any employee who anticipates being disabled because of pregnancy, childbirth, or related medical condition shall give as much advance notice as possible of the anticipated disability to their supervisor. A leave of absence under this section shall be contingent upon the employee providing a physician’s statement which indicates the dates of the expected disability. Employees are entitled to take pregnancy disability leave in addition to any leave entitlement they might have under CFRA unless the qualifications for CFRA have not been met.

SECTION 15A: FAMILY AND MEDICAL LEAVE / CALIFORNIA FAMILY RIGHTS ACT/ PDL/NATIONAL DEFENSE AUTHORIZATION ACT 2008 / MILITARY FAMILY LEAVE ENTITLEMENTS

Unless otherwise indicated, the provisions of this section apply to all employees. Exceptions are from agreements made in memoranda of understanding entered into by and between the Board of Directors of Gold Coast Transit District and Service Employees International Union Local #721.

Gold Coast Transit District will grant a leave of absence to regular full-time and regular part-time employees (who meet the requirements described below) for the care of a child after birth or adoption or placement with the employee for foster care, the care of a covered family member (spouse, child, or parent) with a serious health condition or in the event of an employee’s own serious health condition or because of “any qualifying exigency” arising out of the fact that the spouse, son, daughter, or parent of the employee is on active duty, or has been notified of an impending call to active duty status, in support of a contingency operation. Leave will be granted for a period of up to 12 weeks in any 12-month period on a “rolling” 12 month period measured backward from the date of any FMLA/CFRA leave (or longer if required by applicable federal, state or local law).

An eligible employee who is the spouse, son, daughter, parent or next of kin of a covered servicemember who is recovering from a serious illness or injury sustained in the line of duty on active duty is entitled to up to 26 weeks of leave in a single 12-month period to care for the servicemember. This military caregiver leave is available during “a single 12-month period” during which an eligible employee is entitled to a combined total of 26 weeks of all types of FMLA/CFRA leave.

An employee must have completed at least 12 months of service with Gold Coast Transit District and have worked a minimum of 1,250 hours in the 12-month period preceding the leave to be eligible for such leave. A prior employee returning back to GCTD may qualify for leave based on aggregate years of service (within the past seven years).

2. PROCESS FOR LEAVE REQUESTS FOR CHILD/FAMILY CARE OR FOR EMPLOYEE'S SERIOUS HEALTH CONDITION / PDL OR NDAA / MILITARY FAMILY LEAVE

If an employee requests a leave of absence for any of the above, such as to care for a child after birth, adoption, or placement in his/her home for foster care or to care for a covered family
member (or employee) with a serious health condition, an employee will be granted unpaid leave under the following conditions:

a. If the leave is planned in advance, an employee must provide management with at least 30 days' notice prior to the anticipated leave date, using Gold Coast Transit District's FMLA/CFRA or Military Family Leave Request Forms.

b. If the leave is unexpected, an employee should notify his/her supervisor and the human resources department by filing the FMLA/CFRA or Military Family Leave Request Forms as far in advance of the anticipated leave date as is practicable. (Normally, this should be within two business days of when the employee becomes aware of the need for leave).

c. Any time that an employee expects to be or is absent for more than three consecutive work days as a result of their own serious health condition (including pregnancy), he/she will be required to submit appropriate medical certification from their physician. Such certification must include, at a minimum, the date the disability began, and the probable date of their return to work signed by a physician and with their business card as an attachment. Further, the employee may be required to submit to a medical examination by a physician designated by Gold Coast Transit District at Gold Coast Transit District's expense.

Employees requesting a leave to care for a covered family member with a serious health condition will be required to provide a medical certification and the physicians business card from the family member's physician attesting to the nature of the serious health condition, probable length of time treatment will be required, and the reasons that the employee is required to care for this family member. Employees are required to provide additional physician's statements as leave updates at reasonable intervals.

3. PAID LEAVE FOR CHILD/FAMILY CARE OR FOR EMPLOYEE'S SERIOUS HEALTH CONDITION /FMLA/CFRA/PDL OR NDAA / MILITARY FAMILY LEAVE

All Gold Coast Transit District benefits that operate on an accrual basis (e.g., vacation, sick, and personal days) will cease to accrue during any period of State Disability Insurance (SDI) / tate Paid Family Leave (PFL) /FMLA/CFRA, PDL, NDAA/Military Family Leave which is unpaid by GCTD. Subject to applicable law, an employee may use accrued, unused vacation, sick and personal days during the (SDI) /PFL /FMLA/CFRA, PDL, NDAA, MFL) leave period, either in whole, or in part by integration with a state paid benefit. Employees will continue to accrue such benefits while they are being paid by GCTD any accumulated sick leave and vacation time. Once such benefits are exhausted, the balance of the leave will be without GCTD pay. Such employees may be eligible for other short-term disability benefits in accordance with applicable federal or state law. All group health benefits (e.g., medical and dental insurance) will continue during the leave, provided the employee continues their regular employee contributions to these plans, subject to the maximum leave entitlement applicable by law. If the leave extends beyond the period allowed by law, benefits become subject to the COBRA health insurance continuation plan. Other benefits, such as pension, 401(k), life insurance, and long-term disability, will be governed in accordance with the terms of each benefit plan.

a. Returning to Work from Leave

Before an employee will be permitted to return from medical leave, the employee will be required to present Gold Coast Transit District with a release to return to work from the treating physician. GCTD may require the employee to be assessed by GCTD's industrial physician, indicating that the employee is capable of returning to work and performing the essential functions of their position, with or without reasonable accommodation. Where required, Gold Coast Transit District will consider making reasonable accommodations for any disability an employee may have in accordance with applicable laws. Safety-sensitive employees are subject to FTA drug testing requirements.

b. Reinstatement Rights

Eligible employees are entitled upon return from leave to be reinstated to their former position or an equivalent position with equivalent employment benefits, pay, and other terms and conditions of employment. Exceptions to this provision may apply if business circumstances have changed (e.g., if the position is no longer available due to a job elimination). Exceptions may also apply for certain highly compensated employees under certain conditions. In addition, employees on a leave extension are not guaranteed reinstatement. These employees will
be handled in accordance with the applicable federal or state law on FMLA/CFRA, PDL, NDAA/Military family leave entitlements (MFL).

SECTION 15B: OTHER LEAVE OF ABSENCE

Leaves of absence for full-time regular and part-time regular employees who do not qualify for (State of California job protected leave) PDL, NDAA/MFL, FMLA/CFRA are granted at the discretion of the General Manager, and such requests are subject to the following terms and conditions:

A. Leave requests must be made at least 30 days in advance of the date the employee would like the leave to begin or, in emergency situations, with as much advance notice as is practicable, using Gold Coast Transit District's Leave-of-Absence Form. (Normally, this should be within two business days of when the employee becomes aware of the need for leave).

B. All Gold Coast Transit District benefits that operate on an accrual basis (e.g., vacation, sick, and personal days) will cease to accrue during any leave of absence period which is unpaid. Subject to applicable law, an employee may use accrued, unused vacation, sick and personal days during the leave of absence, either in whole, or in part by integration with a state benefit (SDI/PFL). Employees will continue to accrue such benefits while they are being paid by GCTD any accumulated sick leave and vacation time. Once such benefits are exhausted, the balance of the leave will be without GCTD pay. Such employees may be eligible for other disability benefits in accordance with applicable federal or state law.

C. Unless applicable state or local law requires otherwise, leaves for the employee's own serious health condition may be granted for up to a 12-week period. Leaves for other purposes will normally be limited to 30 days. Longer leaves or extensions of previously approved leaves, not to exceed a total of six months, may be granted at the discretion of the General Manager or designee.

D. Unless applicable state or local law requires otherwise, reinstatement will not be guaranteed to any employee requesting a leave under this section. However, Gold Coast Transit will endeavor to place employees returning from leave in their former position or a position comparable in status and pay, subject to budgetary restrictions and Gold Coast Transit District's need to fill vacancies and/or its ability to find qualified temporary replacements.

The General Manager, or designee, may grant a regular or probationary employee leave of absence only on a case by case basis. No such leave shall be granted except upon written request of the employee, setting forth the reason for the request, and the approval will be in writing. Failure on the part of an employee on leave to report promptly at its expiration shall be cause for dismissal.

SECTION 16: TIME OFF:

To Vote

Any employee requiring time off to vote, as provided in the California Elections Code Section 14000 may be granted not more than two (2) hours as is necessary to vote at the beginning or end of the work shift, with pay, provided the supervisor, manager or direct report authority is notified in writing two (2) working days in advance that such time is required and necessary.

Witness Duty Leave: Cal. Lab. Code § 230(b)

Eligible Employees
All California employees, including crime victims who must appear in court to comply with a subpoena or court order are eligible for this leave (Cal. Lab. Code § 230(b)).


Eligible Employees
California employees are eligible for this leave if they are:

- The victim of an enumerated crime.
- An immediate family member of a victim of an enumerated crime.
- A registered domestic partner of a victim of an enumerated crime.
- The child of a registered domestic partner of a victim of an enumerated crime

Domestic Violence, Sexual Assault, and Stalking Victim Leave: Cal. Lab. Code §§ 230.1 and 230(c)
Eligible Employees
All California employees who are victims of domestic violence, sexual assault or stalking are eligible for this leave to obtain any relief to help ensure their health, safety and welfare, and that of their children, including:

- A temporary restraining order.
- A restraining order.
- Other injunctive relief.

(Cal. Lab. Code § 230(c).)

Employees are also entitled to time off without pay to seek medical attention, to obtain assistance or services from a domestic violence shelter, program or rape crisis center, to obtain psychological counseling or to take other steps to ensure your safety and well-being. You must provide GCTD’s Human Resources Department with reasonable advance notice whenever possible, and with documentation of the need for time off. Proper documentation may include a police report, a restraining order or other notice of a court appearance, or documentation from a medical professional, health care provider, domestic violence advocate, or counselor stating that you are undergoing treatment for physical or mental injuries or abuse. You may use any accrued paid time off while on this leave. This time off will run concurrently with leave time provided under the FMLA/CFRA.

If these situations arise, we will work with the affected employee to determine whether there are any reasonable accommodations that would enable the employee to perform the employee’s job duties without causing undue hardship to GCTD. (Cal. Lab. Code § 230(c).)

School Activity Leave: Cal. Lab. Code §§ 230.7 and 230.8

Eligible Employees
GCTD will give employees unpaid time off if the employee is a parent or guardian of a student and the employee has been summoned to appear at the student’s school under the Education Code or there is a child care provider or school emergency under the Labor Code.

Parents, stepparents, foster parents, grandparents, guardians or a person standing in loco parentis with custody of a child in a licensed child care provider or in kindergarten through grade 12, is eligible take up to 40 unpaid hours (no more than eight hours per calendar month) for each child during each school year to participate in the child’s school activities, or to find, enroll, or reenroll a child in a school or with a child care provider. Employees must give reasonable notice to GCTD’s Human Resources Department. Employees can apply accrued paid time off benefits to this leave. If two eligible employees want to take the same leave to attend the same child’s activity, GCTD will grant leave to the employee who makes the first request, and GCTD may grant leave to the second employee if business circumstances permit us to do so.

Volunteer Firefighter and Reserve Police Leave: Cal. Lab. Code §§ 230.3 and 230.4

Eligible Employees
Volunteer firefighters, reserve peace officers and emergency rescue personnel (including any officer, employee or member of a disaster medical response team sponsored by the state), may take all necessary unpaid time off from employment to perform emergency duty. They may also take up to 14 days of unpaid leave each calendar year for the purpose of engaging in fire, law enforcement or emergency rescue training. Employees must provide as much advance notice as possible to GCTD Human Resources Department and they must provide documentation of their need for leave. If employees are a health care providers they must notify GCTD at the time they become designated as “emergency rescue personnel” and when they are notified of deployment based on that designation. (Section 230.3 of the California Labor Code.

Alcohol and Drug Rehabilitation Leave: Cal. Lab. Code §§ 1025 to 1028

Eligible Employees
If employees voluntarily request the opportunity to enter and participate in an alcohol or drug rehabilitation program, GCTD will reasonably accommodate the request by granting a leave of absence for that purpose, provided that it does not impose an undue hardship on GCTD. Employees may use accrued paid time off benefits during the leave of absence. We do not pay for the rehabilitation program. Employees must provide proof of attendance in the program. Employees are not eligible for a leave of absence if they are already subject to discipline or termination for a violation of this policy or any other Company policy.
Civil Air Patrol Leave: Cal. Lab. Code §§ 1500 to 1507

Eligible Employees
All employees of covered employers are eligible for this leave, if they:

- Have been employed for at least 90 days before beginning leave.
- Are a volunteer member of the California Wing of the Civil Air Patrol.

Are responding to an emergency operational mission of the California Wing of the Civil Air Patrol. To request a leave of absence, submit documentation of your service to GCTD Human Resources Department.

Organ and Bone Marrow Donor Leave: Cal. Lab. Code §§ 1508 to 1513

Employees are eligible for leave of up to five business days in any twelve consecutive months to serve as a bone marrow donor, and leave of up to 30 business days in any twelve consecutive months to serve as an organ donor. This leave is paid by GCTD, except that if employees have accrued sick leave or vacation days available, they must apply five days of their accrued sick leave or vacation days to their leave for bone marrow donation and two weeks of their accrued sick leave or vacation days to their leave for organ donation. Using available paid leave does not extend the total amount of leave available to employees by law.

To be eligible for this leave, employees must provide medical certification of their need for leave and a written release to return to work at the conclusion of the leave. Benefits will continue to accrue and their absence will not be considered a break in service. GCTD will pay our usual share of insurance premiums during the leave. Depending upon the circumstances of the leave, FMLA/CFRA may apply to the request for donor leave.

SECTION 17: HOLIDAYS (Non-represented Personnel)

A. There shall be no pyramiding of hours. If a holiday falls on an employee's regularly scheduled time off, the employee shall accrue vacation time. If a holiday occurs during an employee’s vacation, the employee will receive holiday pay and will not be charged vacation time for that day.

B. All regular and probationary full-time employees shall be entitled to time off for holidays with pay except those employees engaged in work necessary to the general public health, welfare and safety as determined by the General Manager.

C. Non-represented employees regularly scheduled to work less than thirty-two (32) hours per week (part-time) will not receive holiday pay.

D. Holiday Schedule: The holiday schedule shall be as follows:

1. New Year's Day - January 1
2. Martin Luther King Day - Third Monday in January
3. Washington's Birthday - Third Monday in February
4. Cesar Chavez Birthday – March 31
5. Memorial Day - Last Monday in May
6. Independence Day - July 4
7. Labor Day - First Monday in September
8. Veterans Day - November 11
9. Thanksgiving Day - Fourth Thursday in November
10. Thanksgiving Friday - Day following Thanksgiving
11. Christmas Eve - The last one-half day immediately before Christmas Day
12. Christmas Day - December 25
13. New Year's Eve - The last one-half day immediately before New Year's Day

E. Employees shall work the last regularly scheduled day before the holiday and the first regularly scheduled day after the holiday to be eligible for holiday pay, unless your absence is excused. Any day on which an employee is scheduled for pre-approved leave is not considered a regularly scheduled day for holiday pay purposes.

F. Employees working a full day on Holidays as listed in "D" will be paid for eight hours at the employee’s regular rate plus will receive a holiday vacation accrual for eight hours. Employees working a partial day on Holidays as listed in "D" will be paid for all hours worked at their regular rate, and will be paid holiday pay at their regular rate for the remainder of the eight hour shift, plus will receive a holiday vacation accrual for all hours worked. (Example: Three hours worked; employee is paid for three hours work at regular rate, is paid for five hours...
holiday pay (not worked) and receives three hours holiday vacation accrual)

G. As a benefit employees shall receive straight time pay plus one-half of the normal scheduled hours accrued as vacation time for scheduled hours not worked on Thanksgiving Day, Christmas Day and New Year's Day.

H. If an employee recognizes alternative holidays for religious purposes, contact Human Resources to discuss your right to take additional religious holidays without pay.

SECTION 18: EXECUTIVE LEAVE AND INSURANCE

A. Leave: In addition to such other vacation to which GCTD employees are entitled, each non-represented employee who, on January 1 of each year, occupies a non-represented position and regularly works full-time, eighty (80) hours in a biweekly pay period shall receive an annual accrual of executive leave in accordance with the following schedule:

1. General Manager and Management Team: Five (5) days of executive leave shall accrue to the incumbents of these positions.

2. Other Non-represented employees: Two and one-half (2-1/2) days of executive leave shall accrue to the incumbent of each position so designated.

B. Executive Insurance: In addition to such other insurance to which GCTD employees are entitled, GCTD shall pay the cost of additional life insurance for non-represented employees in an amount equal to one (1) times the non-represented employee’s annual salary. Non-represented employees who work less than thirty-two (32) hours per week will not be eligible for executive insurance.

C. Long Term Disability Insurance: GCTD shall provide to non-represented employees, long term disability insurance at sixty percent (60%) of earnings after three months of disability with a maximum $6,000 monthly benefit. Non-represented employees who work less than thirty-two (32) hours per week will not be eligible for long term disability insurance.

SECTION 19: ANNUAL PHYSICAL EXAMINATIONS

GCTD will either provide annual physical examinations for each employee by a GCTD-selected physician or GCTD will reimburse the non-represented employee for the insurance co-payment if the employee prefers to have his/her physician conduct the physical examination.

SECTION 20: TEXTBOOK AND TUITION REIMBURSEMENT

GCTD shall provide reimbursement for the costs of textbooks, tuition, registration and laboratory fees for GCTD-approved school courses, workshops, and seminars completed on the employee’s own time. A maximum of seven hundred ($700) dollars per fiscal year shall be covered for each employee who has successfully completed eligible course work. Courses must be completed satisfactorily with grade of “C” or its equivalent in order to be eligible for reimbursement. In order to be eligible, courses must be offered at an institution that has been accredited through the Western Association of Schools and Colleges (WASC). (A listing of the institutions is on the web site of WASC – http://www.wascweb.org.)

Advance approval for the reimbursement of eligible expenses must be received from GCTD prior to the first class session. An official record of grades and receipts must be received by GCTD within 90 days after the last class session. Reimbursement will be made to the employee within two weeks after the grade report and receipts have been submitted to GCTD.

III. PERSONNEL RULES

SECTION 21: GENERAL PROVISIONS

A. Violation of Personnel Rules: Violation of the provisions of these personnel rules and regulations shall be grounds for employee discipline, which may include a verbal reprimand, a written warning, demotion, suspension, either paid or unpaid administrative leave, and dismissal.

Fair Employment Practices: Gold Coast Transit District is an equal opportunity employer and complies with all applicable federal, state and local fair employment practices laws.
Gold Coast Transit District is committed to providing a workplace that is free from unlawful harassment and discrimination. All Gold Transit District employees, officers, principals, agents, workers and representatives are prohibited from engaging in unlawful harassment and discrimination, i.e., applies to all terms and conditions of employment, including, but not limited to, hiring, training, promotion, discipline, compensation, (equal pay/compensation), benefits and termination of employment. Gold Coast Transit District strictly prohibits and does not tolerate unlawful harassment or discrimination against employees and other covered persons (as defined below) by co-workers, supervisors, managers or third parties on the basis of an individual’s:

Race, Color, Age (40 or older), Religious creed, Religious belief, observance and practice, including dress or grooming practices, National origin, including language use restrictions, or an employee’s or applicant’s possession of a driver’s license issued under Vehicle Code Section 12801.9 (which authorizes licenses to individuals who cannot provide satisfactory proof of their presence in the US under federal law), Ancestry, Physical disability, Mental disability, Medical condition, including: any cancer-related physical or mental health impairment from a diagnosis, record or history of cancer; or a genetic characteristic, Genetic information, including information about: an individual’s genetic tests; family members’ genetic tests; family members’ diseases or disorders; an individual’s or family member’s receipt of, or request for, genetic services; and participation by an individual or their family member in clinical research that includes genetic services, Marital status, Sex, including, pregnancy; childbirth; breastfeeding or medical conditions related to breastfeeding; and medical conditions related to pregnancy or childbirth; gender; gender expression, meaning a person’s gender-related appearance or behavior, whether or not stereotypically associated with the person’s sex at birth; and gender identity, meaning a person’s identification as male, female, a gender different from the person’s sex at birth, or transgender, Sexual orientation, including heterosexuality, homosexuality, and bisexuality, Military or veteran status, or union membership or request or denial of FMLA/CFRA/MFL/PDL leave or for requesting reasonable disability accommodation, enrollment in any public assistance program, status as an unpaid intern or volunteer or any other characteristic protected under applicable federal, state, or local law.

Gold Coast Transit District also prohibits and does not tolerate unlawful harassment, discrimination, retaliation or bullying against employees who are perceived to have any of these characteristics or who associate with a person who has, or is perceived to have, any of these characteristics. Harassment, retaliation and bullying can occur in the workplace, after hours, or on social media. It should always be reported and will not be tolerated by Gold Coast Transit District.

Covered Persons:
For purposes of anti-harassment, discrimination, retaliation and bullying policy covered persons protected by law include employees, applicants, unpaid interns, volunteers, and independent contractors or by any outside persons in contact with our employees and independent contractors (including our customers, potential customers, vendors, delivery persons, etc.).

No Retaliation: No one will be subject to, and Gold Coast Transit District prohibits, any form of discipline, reprisal, intimidation, or retaliation for good faith reporting of incidents of harassment, discrimination, or bullying of any kind, pursuing any harassment, discrimination or bullying claim, or cooperating in related investigations. For more information on Gold Coast Transit District’s policy prohibiting retaliation, please refer to Gold Coast Transit’s Harassment, Discrimination, Bullying and Retaliation Prevention Policy (All unlawful Harassment, Discrimination and Bullying is Prohibited) or contact GCTD’s Human Resources Department.

Disability Accommodations:
GCTD’s Commitment to Equal Employment Opportunities:

Gold Coast Transit District complies with the Americans with Disabilities Act (ADA), as amended by the ADA Amendments Act; the California Fair Employment and Housing Act (FEHA); the California Pregnancy Disability Leave Law (PDL); the California Family Rights Act (CFRA); Family Medical Leave Act (FMLA) and all applicable state, federal or local laws. Consistent with those requirements, Gold Coast Transit will reasonably accommodate qualified individuals with a disability if such accommodation would allow the individual to perform the essential functions of the job, unless doing so would create an undue hardship. Gold Coast Transit will also, where appropriate, provide reasonable accommodations for an employee’s religious beliefs or practices.
B. The Board of Directors has adopted a separate GCTD Policy and Complaint Procedure for preventing and correcting harassment, discrimination, bullying and retaliation in the workplace, on the basis of any protected category identified by local, state or federal law. The Board of Directors has also adopted an additional policy providing a reasonable accommodation process for employees and applicants with a disability to enable them to perform the essential functions of the job.

C. Political Activity: The political activity of a GCTD employee shall conform to pertinent provisions of state and federal law. An officer or employee of GCTD shall enjoy freedom from interference for engaging in political activity, provided, however, an employee shall refrain from:

1. Partisan political activity which disrupts or adversely affects the efficiency and integrity of the administration or operation of GCTD.

2. Using the employee’s official position or influence to coerce the political actions of others.

3. Knowingly soliciting political contributions or services from GCTD employees or from persons on an employment eligibility list of GCTD.

4. Engaging in political activities during working hours or while wearing a GCTD uniform.

D. Disclosure of Political Affiliation: No information concerning political affiliation of an applicant or employee shall appear on any personnel forms or records, nor shall such information be solicited. No appointments to, or removal from, a position in the competitive service shall be affected or influenced in any manner by any political opinion or affiliation.

This section does not give immunity to those who become knowingly affiliated with political parties or organizations whose purposes are designed to undermine or overthrow the government of the United States.

E. Competitive Service System: The competitive service system shall include all appointive officers and employees of GCTD except the position of the General Manager.

F. Amendment and Revision of Rules and Regulations: Recommendations for the amendments of these personnel rules and regulations shall be presented to the Board of Directors by the General Manager, or designee. Any interested employee or person may appear and be heard at the time amendments are being considered by the Board of Directors. Amendments shall become effective upon adoption by the Board of Directors.

SECTION 22: POSITION CLASSIFICATION PLAN

A. All Positions in the Competitive Service Classified: All positions in the competitive service shall be classified and identified by a set of position specifications which includes the position title, job definition, typical tasks and responsibilities, a statement of requirements as to training, experience and other applicable qualifications.

B. Maintenance of Position Classification Plan: The General Manager, or designee, or a responsible contracting agency, will maintain the position classification plan covering all positions in the competitive service.

C. Adoption of Position Classification Specifications: Any new or substantially revised position classification specifications become effective when approved by the Board of Directors. Before presentation to the Board of Directors for consideration, the General Manager shall review any substantial changes recommended with the supervisor and the employee affected and, for represented positions, union representatives.

D. Resurvey of All Position Classifications: Whenever a general resurvey of all the positions in the competitive service system is necessary, the General Manager or designee, or a responsible contractor, may make such resurvey and submit recommendations for changes in the classifications plan to the Board of Directors for its approval by resolution.
E. Number of Positions: The General Manager or designee may authorize the employment of such number of persons in each classification as he/she may find necessary to perform the work thereof; provided that the total expense to be incurred for such work shall be limited to the amount approved by the Board of Directors in the annual budget.

F. Basic Use of the Position Classification Plan: The position classification plan shall be used as follows:

1. Consideration in salary determination. Position class specifications will be used to compare jobs within the GCTD organization and also to compare with other organizations. The analyses will make it possible to base salary differentials on sound and recognizable differences in work, skills and job responsibilities.

2. As a source for preparing public announcements for position openings and in preparing examinations that will measure the qualifications of applicants.

3. As an aid in planning improvement and defining more clearly the various levels of responsibility, lines of command and steps of promotion.

4. As a means of identification in preparing payrolls and budgets.

5. As a foundation for developing in-service training programs.

SECTION 23: EMPLOYMENT IN COMPETITIVE SERVICE

A. Types of Appointment: All vacancies in the competitive service may be filled by re-employment, promotion, or from eligible candidates certified by the General Manager, or designee from an appropriate employment list.

An eligible applicant may be refused appointment to a position where an immediate family member is employed in a direct supervisory capacity in the same department. When an appointment is refused for this reason, however, the applicant's name remains on the eligibility list for openings in the same classification should one be available in a department where no immediate family member is employed in a direct supervisory capacity.

B. Applications and Applicants:

1. Announcement: Notice of all open positions in the competitive service will be posted on the GCTD internet website, on official bulletin boards, and in such other places identified by the General Manager, or designee. The announcement may specify the title and pay range of the class; the nature of the work to be performed; experience and education required; the date, time, place and manner of submitting an application; closing date for submitting an application, and other pertinent information. For positions which may be filled by other than reassignment of a permanent GCTD employee, a classified advertisement may be placed in a newspaper of general circulation or an internet employment website. The content of the classified advertisement will specify the job title, salary range and the place and time for applying.

2. Application Forms: Applications shall be made on forms provided by GCTD. Such forms may require information covering position title, training, experience, references, and other pertinent information. All applications must be signed by the applicant.

3. Disqualification: The General Manager or designee may reject any application when the applicant does not possess the minimum qualifications required for the position. Whenever an application is rejected, notice of such rejection may be mailed to the applicant. The applicant may be given an opportunity to either provide additional necessary information or documentation, and, assuming that time permits, the applicant may be allowed to continue in the application process upon providing the necessary information or documentation. Applications may be rejected if the applicant is unable to perform safely and
effectively the duties of the position with reasonable accommodation for any disability, is addicted to the use of drugs or intoxicating liquor and as a result of such addiction the employee is unable to perform safely and effectively the duties of the position, has been convicted of a crime (such as a crime of moral turpitude, if it has a relationship to the position applied for), or has been untruthful in the application process.

C. Competitive Examinations: Regarding positions for which competitive examinations are utilized, such examination may be given to all acceptable applicants in the following manner:

1. Preparation and Conduct of Tests: The General Manager, or designee, will determine the manner, methods and process for the competitive examination. The General Manager, or designee, may contract with any competent agency or individual to prepare, give and score tests.

   In the absence of such a contract, the General Manager, or designee, may perform such duties. Test exchange services, old examinations and any other aids available may be used. The General Manager, or designee, may arrange for the use of public buildings and equipment for conducting the tests and may provide assistance for administration of the test.

2. Subjects and Methods of Tests: Tests may be assembled, unassembled, written, oral, practical demonstration or any combination thereof; or any form which will test fairly the qualifications of applicants and will consist of one or more of the following parts:

   a. Special Subjects: This part may test the duties of a position and must be designed to test the ability of any individual to perform those duties.

   b. Educational or Computer Skills: This part may consist of spelling, composition, mathematics or any or all of these, as well as other subjects to test the basic training which would logically form the groundwork for performing the duties of the classification. General or specific computer skills may be tested to determine ability to perform the duties of the classification.

3. Examination Grading: In all tests, the examination weighting may be based upon all factors in the test, including educational requirements, experience and other qualifying elements, as shown in the application of the candidate or other verified information. Failure in one part of the test may be grounds for failure in the entire test or disqualification for subsequent parts of the test.

4. Notification of Final Grade Results: Each applicant taking the test may receive written notice of the results. Any applicant may have the right to review his/her own results with the General Manager, or designee. If the General Manager, or designee, determines that an error was made in the test results, a correction will be made. The correction may not, however, invalidate certification of previous appointments.

5. Promotional Tests: As the staffing needs require, promotional tests may be conducted and may consist of evaluation of prior service, accomplishments in special training courses and other tests. All candidates for promotion must be permanent employees in the competitive service and must possess the minimum qualifications, as stated in the position specification.

6. Additional Considerations are Added to the Examination Process: Training and Experience: Additional considerations may include prior job training skills and experience and may consist of a statement of schooling and studies applicable to the position posted. Experience may consist of a statement of all past activities that would prepare candidates for the applied position and may include the names of former employers and/or supervisors, nature of work and references. Information obtained during a normal check of the
candidate’s references and background may be considered, in accordance with all applicable laws and GCTD policy.

a. **Physical or Medical:** A physical or medical examination, which may include a job function analysis, may be required of any applicant once the applicant has been placed on the eligibility list or has been made an offer contingent upon passing a physical or medical examination.

b. **Personal Interview:** In oral examinations, the applicant may be questioned on the duties of the position, training and experience, nature of work performed and other reasonable questions to determine fitness for the position.

D. **Eligibility Lists:** As soon as practicable after the conclusion of a competitive examination, the General Manager, or designee, may establish an employment list of the applicants who successfully passed the test arranged in the order of final ratings received with the highest score listed first. The final rating may be determined by the total of the score received by each applicant for each part of the test, based upon the relative value assigned to each part of the test. Other regulations governing eligibility lists are:

1. **Identical Grades:** Wherever identical grades exist, names may be arranged in order of application date.

2. **Duration of Eligibility Lists:** Eligibility and promotion lists may become effective upon the approval by the General Manager or designee, and such lists may remain in effect for six (6) months. Eligibility lists may be extended by the General Manager, or designee, for an additional not to exceed eighteen (18) months. If, at any time after an eligibility list has been used and the remaining names show low ratings, or names have been passed over previously for valid reasons by the appointing authority, or if there are three names or less on the eligibility list, the General Manager or designee, may cancel the entire list and order another examination when an eligibility list is requested to fill a position.

3. **Removal of Names From Lists:** The name of any person appearing on an eligibility or promotional list may be removed by the General Manager, or designee, if the eligible person requests in writing for removal from the list; if the person fails to respond to a notice of certification mailed to the last known address; if the person notifies GCTD that he or she declines the employment offer or is no longer interested in the position, or if the person has been certified for appointment three times and has not been appointed. The name of a person on promotional employment lists, who resign from GCTD, may automatically be removed from such lists.

4. **Abolishment of Position Places Employee on Eligibility List:** After abolishment of a position within a classification, the employee affected may request to be placed on an eligibility list for a period of one (1) year. In case the classification is abolished, the employee's name will not be placed on an eligibility list.

5. **Procedural Errors:** Procedural errors made in eligibility compilations may be corrected at any time by the General Manager, or designee, without invalidating any previous action that had been taken.

E. **Appointments to Positions:**

1. **Regular Appointments:** When a vacancy in a regular permanent position is to be filled, the General Manager, or designee, may interview a minimum of the top three candidates on the eligibility or promotion list, or if less than three, all applicants whose names appear on the eligibility list. In the absence of an eligibility list, the General Manager, or designee, may interview and assess all qualified applicants in the process of establishing an eligibility list. The General Manager, or designee, may select one of the eligible candidates and notify the selected person. If the candidate accepts the appointment and reports to duty at the designated time, the candidate may be considered a regularly appointed GCTD employee; otherwise the candidate may be considered as declining the appointment.

2. **Temporary Appointments:** A temporary appointment may be made by the General
Manager, or designee, of an applicant who meets the minimum training and experience qualifications for the position. Temporary appointments for represented employees cannot exceed five (5) months (if full-time) or 840 hours worked (if part-time), and for non-represented employees cannot exceed either twelve (12) months or one-thousand (1,000) hours in a fiscal year.

3. **Emergency Appointments:** To meet the requirements of an immediate emergency condition, such as fire, flood, earthquake, civil unrest or terrorist attack, which threatens public life or property, the General Manager, or designee, may employ such persons as may be needed for the duration of the emergency without regard to the personnel ordinance or policies affecting appointments.

4. **Appointment to Senior Management Vacancies:** When the following management level employees vacate a position with GCTD, the position may be replaced in accordance with the job description approved by the Board of Directors:

   Director of Finance and Administration,
   Director of Fleet and Facilities, Director of Planning and Marketing, Director of Transit Operations, Director of Human Resources, Director of Engineering and Construction.

**F. Promotion:** The General Manager or designee may designate a vacant position as either open to only current GCTD employees (an internal recruitment) or open to all candidates (an open recruitment).

**G. Probationary Period:** All original and promotional appointments to regular represented positions shall be tentative and subject to a probationary period of six (6) months, except that the period shall be twelve (12) months for all non-represented employees. The General Manager, or designee, may extend in writing and upon notice to the employee any employee's probationary period for an additional period of up to six months for a represented employee and up to twelve months for a non-represented employee. Any employee who takes an extended leave of absence (one month or more) during a probationary period shall have the probationary period automatically extended for a period of time equal to the amount of the extended leave of absence. The General Manager's employment appointment is specified by employment contract.

1. **Objective of Probationary Period:** The probationary period shall be regarded as a part of the testing process and shall be utilized for closely observing the employee's work performance, for determining the effectiveness and appropriate fit of the employee to the position, and for rejecting any probationary employee whose performance does not meet the required standards.

2. **Rejection of Probationer:** During the probationary period, an employee may be dismissed from employment at any time by the General Manager, or designee, without cause and without the right of appeal. Probationary dismissals are largely based on unacceptable job performance, lack of the needed skills to perform the essential job functions, attendance issues, and or other adverse actions that may apply as stated in Section 25: Changes in Employee Status.

Gold Coast Transit District is an equal opportunity employer and complies with all applicable federal, state and local fair employment practices laws.

Notification of rejection in writing shall be served on the probationer. Any permanent employee who is promoted to a higher position from a represented classification is automatically granted a leave of absence from the employee's former position until the probationary period has ended.

**H. Reclassification:** The salary of an employee who is reclassified shall be determined as follows:

1. If reclassified to a class having the same salary range, the salary and anniversary date of the employee shall not change.

2. If reclassified to a class having a higher salary range, there shall be no change in
the employee’s anniversary date and the salary shall be adjusted to either the bottom step of the new salary range, or to not less than a five percent (5%) increase from the previous salary whichever is greater. However, the salary placement may not exceed the maximum of the established range of the new classification, even if it is less than a five percent (5%) increase.

3. If reclassified to a classification having a lower salary range, the employee shall retain the employee’s current salary and anniversary date or if at top step in current classification, will be placed at top step in the reclassified position.

4. “Y” Ratings: With the approval of the Board of Directors, an employee may be “Y” rated if the employee’s current salary exceeds the last step of the salary range of the new reclassification. When an employee is “Y” rated, the salary immediately prior to the date of the lower reclassification is frozen and may not be increased until the last step of the salary range of the new classification exceeds the salary earned immediately prior to establishment of the “Y” rate.

SECTION 24: SALARY PLAN

A. Preparation of Plan: The General Manager, or designee, or agency employed for that purpose shall prepare a plan for each class of represented position and non-represented position in the competitive service, showing the minimum and maximum rates of pay. In setting the salary ranges, consideration shall be given to prevailing rates of pay for comparable work in comparable public and private employment, including consideration of all forms of benefits and conditions of work, current cost of living, and GCTD’s financial condition and policies. Any revisions to the salary ranges for represented employees shall be subject to meet and confer with the recognized employee organizations.

B. Salary and Classification Survey: A classification and salary survey of comparable positions in comparable labor markets shall be conducted at least every five fiscal years at the discretion of the General Manager or the direction of the Board of Directors.

For represented classifications, comparable public transit agencies based primarily on population serviced, organization size, budget size, and geographic location to be used in salary and classification surveys shall be:

1. Central Contra Costa
2. Culver City
3. Simi Valley Transit
4. Monterey/Salinas
5. Riverside
6. Santa Barbara MTD
7. Santa Cruz
8. Santa Rosa

For non-represented classifications, comparable public transit agencies based primarily on population serviced, organization size, budget size, and geographic location to be used in salary and classification surveys shall be:

1. Central Contra Costa
2. Culver City
3. Golden Empire-
4. Monterey/Salinas
5. Riverside
6. Santa Barbara MTD
7. Santa Cruz
8. Santa Rosa

C. Promotion: When promoted from one classification to a higher classification, the beginning new salary shall be at least five percent (5%) greater than the previous salary; provided, that no salary increase shall be greater in amount than the maximum level, regardless of percentage. For represented positions, any such increase granted shall become subject to the anniversary increases provided. Any compensation adjustment you may receive will not alter an employee’s at-will status as applicable.

D. Payroll Period - Biweekly: Biweekly pay rates shall be established for exempt positions by converting monthly salary rates to an
equivalent biweekly rate. Non-exempt positions shall be paid on an hourly basis.

GCTD prefers payroll direct deposits sent directly to employees' bank accounts. Direct deposits (or checks) for each pay period will be available to employees not later than 10:00 a.m. on the Friday following the end of each biweekly pay period. In cases where a Friday payday would fall on a bank holiday, the direct deposits will be processed (or checks will be issued) before the end of the work day prior to the bank holiday.

E. Temporary and Part-Time Employee Compensation: Except as provided, a person employed on a temporary basis or for part-time only, shall be compensated at an hourly rate of pay for hours actually worked. Only wage compensation is provided. No benefits are provided unless specifically identified by the appropriate rules. Such hourly rate may be based on any step established for such position not exceeding the maximum step.

F. Payroll Deduction Plan: For the general good of GCTD and its employees, under the authority of Sections 1157.1, 1157.3 and 3507 of the California Government Code, the Board of Directors hereby approves the following payroll deduction plan:

1. Employee organizations may petition the Board of Directors to have their dues withheld by payroll deductions and paid over to a duly-authorized officer of that organization. Such dues shall be withheld by the Director of Finance and Administration and paid over to such officer.

2. Such deductions may include dues and other services provided by such organizations, all of which shall be included in one item of deduction.

3. Authorization is hereby granted to provide deductions for the following purposes without fee:
   a. Employee share of medical and related insurance premiums
   b. Additional life insurance premiums;
   c. Credit Union dues/ shares;
   d. Credit Union loans;
   e. Any recognized charity, provided that ten or more employees participate.
   f. Direct deposit of payroll check
   g. U.S. Savings Bonds purchase

4. No employee may have deductions for more than a total of five organizations under this Article.

5. Authorization for deductions allowed by this Article shall be made on standard forms approved by the Director of Finance and Administration, and shall state, among other things, that the authorization to deduct shall continue until revoked in writing; that GCTD or its officers assume no liability for damages suffered by an employee due to any error by the employee organization or in the operations involved in deducting and paying the dues to the employee organization or in the operations involved in deducting and paying the dues to the employee organization on behalf of the employee; or GCTD, or its officers, shall be protected from damage claims in some other manner.

6. A list of the deductions made from each employee of such organization shall be submitted to the organization together with payment of the amount due at the time of each regular payroll.

G. Standard Work Week GCTD’s standard payroll work schedule is Sunday at 12:01 a.m. through midnight on the following Saturday. Our work day begins at 12:01 a.m. on each day and ends at midnight.

GCTD may, at management’s discretion, offer some employees the option of an Alternate Work Schedule (AWS). An AWS may be implemented by assigning exempt employees a schedule that includes eighty (80) hours every two-week pay period but varies from the five days per week, eight hours per day workweek. Examples include four (4) ten-hour days per week or a 9/80 schedule (eighty hours worked in nine days during each two-week pay period). Non-exempt employees may be assigned a 40-hour, seven-day payroll workweek that starts and ends at a day and time that is different than GCTD’s standard payroll work schedule.
(Example for a 9/80 schedule: The employee works Monday-Thursday 8 am to 6 pm and every other Friday 8 am to 5 pm; the seven-day payroll work schedule runs from Friday at 12:01 pm to the next Friday at noon, therefore each week contains forty hours).

The General Manager or designee shall develop and maintain an AWS policy if the AWS option is in use. Employees assigned an AWS will receive and acknowledge written notification of the AWS workweek. Assignment to an AWS is a privilege, not a right. Employees assigned an AWS may request to be returned to the standard payroll work schedule. Management can reassign any employee to return to the standard payroll work schedule at any time.

SECTION 25: CHANGES IN EMPLOYEE STATUS AT EMPLOYEES

A. Adverse Actions Notice and Procedure:

An adverse action is the disciplinary action that responds to a violation of the express terms provided in a Memorandum of Understanding, the GCTD Personnel Rules, or other rules or practices in place at GCTD. Any regular employee against whom an adverse action is initiated by GCTD, dependent upon the seriousness of the violation, for reprimands, suspensions without pay, demotions, and dismissals, absent any extraordinary or truly unusual circumstances, will be given pre-disciplinary procedural rights, such as notice and a hearing.

Notice: The notice shall be served upon the employee either personally, by mail or by company mail, and shall include: (1) notice of the intended action, the cause or causes thereof, (2) the employee’s acts or omissions that form the basis for the cause(s), (3) information to the employee that any documents or materials giving rise to the action will be made available for the employee’s inspection or that copies thereof are attached to the notice of intended action, and (4) notice that the employee will have the right to respond to the allegations set forth in the notice of intent, either in writing or at a pre-disciplinary meeting or conference.

Any regular employee in the competitive service shall be subject to adverse actions (as specified in Government Code Section 19572.1 Causes for Discipline) for misconduct, incompetency, inefficiency, insubordination, dishonesty, fraud in securing appointment, inexcusable neglect of duty, inexcusable absence without leave, drunkenness or under the influence of illegal controlled substances or misuse of prescription medication while on duty, discourteous treatment of the public or other employees, misuse of agency property, conviction of a felony or conviction of a misdemeanor involving moral turpitude, prohibited discrimination, harassment, retaliation against any employee or member of the public, failure of good behavior either during or outside of duty hours, which is of such nature that it causes discredit to the appointing authority or the person’s employment, and/or failure to comply with or abuse of GCTD policies, rules, directives and Board rules.

Adverse actions may be recommended to the General Manager or designee by a management employee having authority over the subject employee. The General Manager or designee may initiate and institute an adverse action.

Procedures for adverse actions against represented employees are controlled by the Memoranda of Understanding (MOU) entered into by and between the Board of Directors of Gold Coast Transit District and Service Employees International Union Local #721, as adopted from time to time by the Board of Directors.

Applicable to all employees there may be certain emergency situations in which immediate suspension or termination without pay may be allowed by law, and in those situations the employee shall be promptly provided with the due process procedures set out in the paragraphs above.

B. Procedures for Non-Represented Employees regarding reprimands:

1. Reprimands - Any regular non-represented employee in the competitive service against whom an adverse action is initiated by the General Manager, or designee, shall be given notice of at least five (5) working days prior to the effective date of the intended action, the cause or causes thereof, the employee’s
acts or omissions that form the basis for the cause(s), informing the employee that any documents or materials giving rise to the action will be made available for the employee's inspection or that copies thereof are attached to the notice of intended action and informing the employee that the employee may respond to the General Manager, or designee, orally or in writing prior to the intended effective date of the action. After the notice period and the employee's response, if timely made, the General Manager, or designee, shall implement or not implement the discipline proposed or such lesser form of discipline as is deemed appropriate.

2. **Skelly Procedure** for non-represented employees regarding suspensions without pay, demotions, and dismissals.

   a. **Notice of Intent**: Any regular non-represented employee against whom an adverse action is initiated by GCTD, dependent upon the seriousness of the violation, for suspension without pay, demotions, and dismissals will be: (1) notified of the intended action, (2) the cause or causes thereof, the employee's acts or omissions that form the basis for the cause(s), (3) informing the employee that any documents or materials giving rise to the action will be made available for the employee's inspection or that copies thereof are attached to the notice of intended action, (4) The employee will have the right to respond to the allegations set forth in the notice of intent, either in writing or at a pre-disciplinary conference.

   If the employee chooses to respond in writing to the notice of intent, the written response must be submitted within five (5) working days of receipt of the notice.

   If the employee chooses to appear at the pre-disciplinary conference, the employee will have the right to representation. Even if the employee has representation, the employee must personally appear at the meeting. The employee must notify GCTD management that he/she will appear for the meeting.

   b. **Skelly Meeting**: The *Skelly* meeting will be conducted by the General Manager, or designee. This is not an adversarial proceeding, therefore the employee will not have the opportunity to cross-examine GCTD representatives, nor present the formal case and opposition to the proposed discipline.

   c. **Notice of Action**: After reviewing the information presented by the employee and all other documentation, the general manager, or designee, will issue the notice of action. The employee must be provided at least five (5) days notice before the effective date of the action. The employee may appeal the proposed disciplinary action within ten (10) calendar days after receipt of the notice of action to the General Manager for a member board review.

   d. **Appeals Process**: Suspensions without pay exceeding two (2) days, demotions, and dismissals may be appealed by a regular non-represented employee.

      The employee shall notify the General Manager of the intention to appeal in writing within ten (10) calendar days of the time that the action was implemented. The General Manager shall constitute a board of review as soon as reasonably possible. The board of review at a minimum is a three-member panel selected by the General Manager from among public agency officials whose responsibilities encompass personnel matters. The board of review shall determine from among the members its own chairperson, who has full authority to determine the conduct of the hearing. The General Manager and the employee may be represented, may themselves testify, call witnesses and submit other relevant evidence. The board of review shall, by a majority of its members, make written findings and a decision affirming, revising or modifying the adverse action based on applicable law, GCTD policies, procedures and rules, and the evidence and arguments presented by the parties.

      As an alternative appeals option, arbitration or mediation is available if agreed upon by the employee and General Manager and provided by the State Mediation and Conciliation Service (SMCS). The parties shall share equally the cost of either the arbitration or mediation.

C. **Other Changes in Employee Status / All Employees**

   1. **Lay Off**: If it becomes necessary to lay off employees because of reorganization,
changes in operations, lack of work or reasons of economy, the General Manager, or designee, shall prepare a written analysis of the reductions indicated and submit said report to the Board of Directors. After the Board of Directors has decided the degree of curtailment and the activities affected, the General Manager shall take, in order, the following action:

a. All temporary employees shall be dismissed where possible and the vacancies will be filled by transferring qualified permanent employees.

b. In the functions where activities are to be curtailed, determination of classes and positions affected will be made, with relative weight given to efficiency in performance of duties, length of employee’s service with GCTD, and the advisability of demoting employees in the higher classification to lower classifications for which they are qualified and laying off those with less tenure of service.

2. Resignation:

a. Notices: Any GCTD employee may resign from GCTD employment at any time; however, any employee resigning from GCTD should give a minimum of one week's notice to the employee’s department director in order for GCTD to fill the position. If the employee does not provide at least one week's notice, the employee's personnel file will note that the employee was "Released with Prejudice." All resignations must be filed by the department head on the Notice of Termination form and forwarded to the General Manager by way of the Director of Finance and Administration for verification of leave record.

b. Privileges Forfeited: Upon resignation, the employee shall forfeit all seniority and employment privileges allowed by these personnel polices. Any person resigning can petition to the General Manager for reemployment by the following Reinstatement Procedure or by complying with the established new applicant employment procedures like any other applicant.

A. Reemployment: Any employee who has been laid off because of a reduction of personnel shall be eligible for re-employment for a period of twelve (12) months if a vacancy occurs for a position of the same classification. The laid-off employee will be placed on a special reemployment list for twelve (12) months. If reemployed, the laid-off employee shall have reinstated the employee’s prior employment status, tenure rights and privileges.

B. Reinstatement: Any employee who has left GCTD employment because of resignation or dismissal can apply for reinstatement within one year by submitting a written request which contains (1) a complete statement of the reasons for leaving GCTD employment, (2) work history since the GCTD termination, including description of duties, amount of earnings, and (3) future plans if reinstated to GCTD. If the General Manager approves the reinstatement, the applicant can be re-employed in the same job class as occupied prior to resignation. The reinstated employee will have no other rights, privileges or benefits accrued in the previous GCTD employment. The policy will not apply to military reinstatement which is governed by separate rules. Other exceptions can be made only after approval by action of the Board of Directors upon the recommendation of the General Manager.

SECTION 27: PERSONNEL RECORDS

A. Records in Personnel Office: Personnel records shall consist of a personnel file for each employee, which includes personnel transactions pertaining to the employee from the date of appointment. This record shall contain personal information, all changes in salary, classification, work assignments and any other information, such as when employed, dismissed, adverse action or report of merit. Payroll records and confidential files are kept separate from the employee’s general personnel file.

B. Confidentiality & Employee Rights: Personnel records shall be confidential. An employee shall, upon reasonable notice, have access to review the employee’s personnel file, Labor Code 1198.5. Requests to review your personnel file or receive copies of your file must be made in writing to Human Resources. Within 30 day of receiving the written request, your personnel
file will be made available for inspection at the time and place designated by GCTD's Human Resources. If you requested copies of your file, those copies will be sent to you at the address you have designated within 30 days of receiving your written request. Although you may be required to pay for the cost of such copies.

You may review your payroll records (including time records) in the presence of Human Resources or that person’s designee within 21 days of making an oral or written request to Human Resources. You may also request copies of your payroll records, but you must pay the copying costs.

SECTION 28: OFF-JOB ACTIVITIES

A. Regular full-time employees shall not accept employment outside the GCTD service nor shall they participate actively in the management or operation of any business or enterprise if such employment or participation would in any way conflict with an employee's responsibilities and obligations to GCTD or would effect the efficiency of the employee in the performance of regularly assigned GCTD duties.

B. A request for outside employment shall be submitted by the employee to the employing Department Director of the business unit. Such requests shall include, if possible, the name, address and type of work of the proposed employer; the period of time and hours of work of the requested employment; the type of duties that are to be performed; and the reason for wanting to accept the extra employment. The department director shall forward, in writing, the request with the department director's recommendations and comments to the General Manager for review and final decision.

C. If the opportunity for outside work by employees of any department is of a repetitive or recurring nature, the department director may request approval of the general type and amount of work involved rather than submit a request concerning each individual case. Upon approval of the general request, individual cases which are in conformance with the request need not be submitted to the General Manager. In no such case is an employee to engage in outside work in excess of twenty (20) hours in any one week. Other requests for outside work which do not conform to the general request will require individual approval. Any injury resulting from part-time employment shall not be chargeable to GCTD. GCTD employees working part time outside GCTD employment who have a record of excessive sick leave absences may have their outside work privilege rescinded at the discretion of the department director with the approval of the General Manager.

IV. EMPLOYMENT OF RELATIVES AND SPOUSES

SECTION 29: EMPLOYMENT OF RELATIVES

A. The Board of Directors, General Manager, or any management employee shall not appoint any relative to any position with Gold Coast Transit District, where such appointment and/or employment has the potential for creating an adverse impact on supervision, safety, security or morale.

B. A condition which will result in the assignment of a superior and a subordinate who are relatives within the same department shall not be permitted.

C. Appropriate personnel action will be taken upon consultation with the employees involved to remedy any violation of this section.

D. Employees who are relatives shall not work in the same department, division, or facility where such has the potential for creating adverse impact on supervision, safety, security, morale, or involves potential conflicts of interest.

E. For purposes of this provision, relatives shall mean son, daughter, brother, sister, mother, father, aunt, uncle, nephew, grandson, granddaughter, grandmother, grandfather, either by blood or present marriage or registered domestic partner.

SECTION 30: THE EMPLOYMENT OF SPOUSES OR REGISTERED DOMESTIC PARTNERS

A. It is the policy of GCTD not to discriminate in its employment and personnel actions with respect to its employees, prospective employees and applicants on the basis of marital status or registered domestic partnership. No employee, prospective
employee or applicant shall be improperly denied employment or benefits of employment on the basis of his or her marital status or registered domestic partnership. This policy applies to the selection of persons for a training program leading to employment in addition to the above-designated persons.

B. Marital status is defined as an individual's state of marriage, non-marriage, divorce or dissolution, separation, widowhood, annulment, or other marital state for the purpose of this anti-discrimination policy.

C. Spouse is defined as partner in marriage as defined in California Civil Code Section 4100. For purposes of this Section, spouse shall also include registered domestic partner.

D. Notwithstanding the above provisions, GCTD retains the right:

1. To refuse to place one party to a relationship under the direct supervision of the other party to a relationship where such has the potential for creating an adverse impact on supervision, safety, security or morale.

2. To refuse to place both parties to a relationship in the same department, division or facility where such has the potential for creating an adverse impact on supervision, safety, security morale or involving potential conflicts of interest.

3. To maintain or adopt bona fide health plans which provide additional or greater benefits to employees with dependents to those employees without or with fewer dependents. Where such a bona fide health plan discriminates against individuals on the basis of marital status, benefits shall not be conditioned upon whether an employee is “head of household”, “principal wage earner”, “secondary wage earner” or other similar status.
EXHIBIT B
HARASSMENT, DISCRIMINATION, BULLYING AND RETALIATION PREVENTION POLICY (CA)

All Unlawful Harassment, Discrimination and Bullying Prohibited

Gold Coast Transit District is committed to providing a workplace that is free from unlawful harassment, discrimination and bullying. Gold Coast Transit District strictly prohibits and does not tolerate unlawful harassment, discrimination, retaliation and bullying against employees and other covered persons (as defined below) by co-workers, supervisors, managers or third parties on the basis of an individual's:

- Race.
- Color.
- Age (40 or older).
- Religious creed.
- Religious belief, observance and practice, including dress or grooming practices.
- National origin, including language use restrictions, or an employee's or applicant's possession of a driver's license issued under Vehicle Code Section 12801.9 (which authorizes licenses to individuals who cannot provide satisfactory proof of their presence in the US under federal law).
- Ancestry.
- Physical disability.
- Mental disability.
- Medical condition, including:
  - any cancer-related physical or mental health impairment from a diagnosis, record or history of cancer; or
  - a genetic characteristic.
- Genetic information, including information about:
  - an individual's genetic tests;
  - family members' genetic tests;
  - family members' diseases or disorders;
  - an individual's or family member's receipt of, or request for, genetic services; and
  - participation by an individual or their family member in clinical research that includes genetic services.
- Marital status.
- Sex, including:
• pregnancy;
• childbirth;
• breastfeeding or medical conditions related to breast-feeding; and
• medical conditions related to pregnancy or childbirth;
• gender;
• gender expression, meaning a person's gender-related appearance or behavior, whether or not stereotypically associated with the person's sex at birth; and
• gender identity, meaning a person's identification as male, female, a gender different from the person's sex at birth, or transgender.

• Sexual orientation, including heterosexuality, homosexuality, and bisexuality.
• Military or veteran status.
• or any other characteristic protected under applicable federal, state, or local law.

Gold Coast Transit District also prohibits and does not tolerate unlawful harassment, discrimination, retaliation and bullying against employees who are perceived to have any of these characteristics or who associate with a person who has, or is perceived to have, any of these characteristics. Harassment, discrimination, retaliation and bullying can occur in the workplace, after hours, or on social media. It should always be reported and will not be tolerated by Gold Coast Transit District.

Covered Persons

For purposes of anti-harassment, covered persons protected by law include employees, applicants, unpaid interns, volunteers, and independent contractors and volunteers.

For purposes of anti-discrimination, covered persons protected by law include employees and unpaid interns and volunteers.

Supervisor Responsibilities

Supervisors and managers who observe harassing, discriminatory, retaliatory or otherwise unlawful conduct, or bullying, or who receive any complaints of misconduct must report the conduct or complaint to GCTD’s Human Resources Department so that an investigation can be made and corrective action taken, if appropriate.

Complaint Procedure: Internal

If you are subjected to any conduct that you believe violates this policy or witness any such conduct, you must promptly report the conduct, either orally or in writing. You may speak to, write, or contact any of the following resources at Gold Coast Transit District:

• Your direct supervisor or, if the conduct involves your direct supervisor, the next level above your direct supervisor/the Department Director or GCTD’s General Manager.
• The Human Resources Director or Manager.

Any supervisor who receives a complaint of discrimination or harassment must immediate report that complaint to the Human Resources Director or Manager. Although not mandatory, a Complaint Form is available at GCTD’s Human Resources Department to make your complaint if you wish to use it. Your complaint should be as detailed as possible, including the names of all individuals involved and any witnesses.

GCTD’s Human Resources Department will ensure that a fair, timely, and thorough investigation is conducted by qualified personnel in an impartial manner that provides all parties with appropriate due process and reaches reasonable conclusions based on the evidence collected. GCTD’s Human Resources Department will maintain appropriate documentation and tracking to ensure reasonable progress is made. All personnel must fully cooperate in the investigation process. At the close of the investigation, GCTD’s Human Resources Department will consider appropriate options for remedial actions and resolutions. If misconduct is found, GCTD’s Human Resources Department shall take prompt, corrective action to resolve the complaint, as appropriate. GCTD’s Human Resources Department will maintain confidentiality to the extent possible and will be as discreet as possible throughout the investigation process. You will be informed of the general results of the investigation.

GCTD’s Human Resources Department is committed to enforcing this policy. The effectiveness of our efforts depends in part on employees telling us about inappropriate workplace conduct. If you feel that you or someone else may have been subjected to conduct that violates this policy, you should report it immediately. If employees do not report harassing or discriminatory conduct, GCTD’s Human Resources Department may not become aware of a possible violation of this policy and may not be able to take appropriate corrective action.

**Complaint Procedure: External**

If you are subjected to any conduct that you believe violates this policy, you may file a complaint of discrimination with the California Department of Fair Employment and Housing (DFEH) or the federal Equal Employment Opportunity Commission (EEOC) within one year of the harassment. The DFEH/EEOC serve as a neutral fact-finder and helps the parties voluntarily resolve disputes. If the DFEH/EEOC finds sufficient evidence to establish that discrimination, harassment or retaliation have occurred and settlement efforts fail, the DFEH/EEOC may file a lawsuit on behalf of the complaining party.

If a court finds that discrimination, harassment or retaliation has occurred, it can order remedies including:

• Fines or damages for emotional distress from each employer or person found to have violated the law.
• Hiring or reinstatement.
• Back pay or promotion.
• Changes in the policies or practices of the involved employer.
Employees can also pursue the matter through a private lawsuit in civil court after a complaint has been filed with the DFEH/EEOC and a right-to-sue notice has been issued. For more information, contact the DFEH toll free at (800) 884-1684 or visit http://www.dfeh.ca.gov/.

Employees can also file a complaint with the federal Equal Employment Opportunity Commission (EEOC). For more information, contact the EEOC toll free at (800) 669-4000 or visit http://www.eeoc.gov/.

You may not be retaliated against for opposing harassment or for filing a complaint with, or otherwise participating in an investigation, proceeding, or hearing conducted by GCTD’s Human Resources Department, the DFEH, the Fair Employment and Housing Council, or the EEOC.

No Retaliation

No one will be subject to, and GCTD’s Human Resources Department prohibits, any form of discipline, reprisal, intimidation, or retaliation for good faith reporting of incidents of harassment or discrimination of any kind, pursuing any harassment or discrimination claim, or cooperating in related investigations. For more information on GCTD’s Human Resources Department policy prohibiting retaliation, please refer to Gold Coast Transit’s Anti-Retaliation Policy or contact the Human Resources Department.

Violations of this Policy

Any employee, regardless of position or title, whom GCTD’s Human Resources Department determines has subjected an individual to harassment, discrimination, or retaliation in violation of this policy, will be subject to discipline, up to and including termination of employment.

Administration of this Policy

The Human Resources Department is responsible for the administration of this policy. If you have any questions regarding this policy or questions about harassment, discrimination, or retaliation that are not addressed in this policy, please contact the GCTD’s Human Resources Department.

Employees Covered Under a Collective Bargaining Agreement

The employment terms set out in this policy work in conjunction with, and do not replace, amend or supplement any terms or conditions of employment stated in any collective bargaining agreement that a union has with Gold Coast Transit District. Employees should consult the terms of their collective bargaining agreement. Wherever employment terms in this policy differ from the terms expressed in the applicable collective bargaining agreement with Gold Coast Transit District, employees should refer to the specific terms of the collective bargaining agreement, which will control.
Conduct Not Prohibited by this Policy

This policy is not intended to restrict communications or actions protected or required by state or federal law.

Acknowledgment of Receipt and Review

I, ______________________ (employee name), acknowledge that on ______________________ (date), I received and read a copy of the Gold Coast Transit District’s Harassment, Discrimination, and Retaliation Prevention Policy, dated July 6, 2016 and understand that it is my responsibility to be familiar with and abide by its terms. I understand that the information in this Policy is intended to help Gold Coast Transit District's employees to work together effectively on assigned job responsibilities. This Policy is not promissory and does not set terms or conditions of employment or create an employment contract.

____________________
Signature

____________________
Printed Name

____________________
Date
ANTI-RETALIATION POLICY (CA)

All Unlawful Retaliation Prohibited

Gold Coast Transit District strictly prohibits and does not tolerate unlawful retaliation against any employee or intern by any employee. All forms of unlawful retaliation are prohibited, including any form of discipline, reprisal, intimidation or other form of retaliation for participating in any activity protected by law.

Examples of protected activities include:

- Engaging in protected activity under the California Fair Employment and Housing Act (FEHA), such as lodging a good faith internal complaint (written or oral) with human resources or management specifically opposing unlawful discrimination or harassment, or participating in any workplace investigation. The FEHA prohibits discrimination, harassment, retaliation against employees and covered persons by coworkers, supervisors, managers, and third parties based on a person's:
  - race;
  - color;
  - age (40 or older);
  - religious creed;
  - religious belief, observance and practice, including dress or grooming practices;
  - national origin, including language use restrictions, or an employee's or applicant's possession of a driver's license issued under Vehicle Code Section 12801.9 (which authorizes licenses to individuals who cannot provide satisfactory proof of their presence in the US under federal law);
  - ancestry;
  - physical disability;
  - mental disability;
  - medical condition (including any cancer-related physical or mental health impairment from a diagnosis, record or history of cancer, or a genetic characteristic);
  - genetic information (including information about an individual's genetic tests, family members' genetic tests, family members' diseases or disorders, an individual's or family member's receipt of, or request for, genetic services, and participation by an individual or their family member in clinical research that includes genetic services);
  - Marital status.
  - Sex (including pregnancy, childbirth, breastfeeding or medical conditions related to breast-feeding, medical conditions related to pregnancy or childbirth, gender, gender expression, and gender identity);
  - sexual orientation (including heterosexuality, homosexuality, and bisexuality);
• military or veteran status; and
• or any other characteristic protected under applicable federal, state, or local law.

Complaining about violations of wage and hour law (for example, if an employee believes he was not properly paid overtime he is owed).

The whistleblower law (AB 1509) prohibits retaliation against family members of an employee that complained and vice versa.

Filing a good faith complaint of unlawful discrimination or harassment with the US Equal Employment Opportunity Commission (EEOC), the California Department of Fair Employment and Housing (DFEH) or in court.

Participating in GCTD’s Human Resources Department's internal investigation into allegations of sexual harassment.

Supporting another employee's internal or administrative complaint of unlawful discrimination (by, for example, testifying or providing an affidavit in support of a co-worker who has filed a discrimination complaint with the EEOC or DFEH).

Requesting an accommodation for a disability or religious beliefs.

Requesting or taking leave under the Family and Medical Leave Act, the California Family Rights Act or California's Pregnancy Disability Leave statute.

Filing a worker's compensation claim.

Assisting or attempting to enforce the California Fair Pay Act.

The examples above are illustrative only, and not exhaustive. No form of retaliation for any protected activity will be tolerated.]

**Supervisor Responsibilities**

Supervisors and managers have an obligation to report retaliation or retaliatory conduct of which they become aware. Supervisors and managers who observe such conduct or who receive any complaints of misconduct must report the conduct or complaint to GCTDs’ Human Resources Department so that an investigation can be made and corrective action taken, if appropriate.

**Complaint Procedure**

If you are subjected to any conduct that you believe violates this policy or witness any retaliatory conduct, you must promptly report the conduct, either orally or in writing. You may speak to, write, or contact any of the following resources at Gold Coast Transit District:

• Your direct supervisor or, if the conduct involves your direct supervisor, the next level above your direct supervisor/Department Director / GCTD’s General Manager.

• The Human Resources Director or Manager.
• The California Department of Fair Employment and Housing, which can be contacted toll free at (800) 884-1684 or visit http://www.dfeh.ca.gov/.

• The federal Equal Employment Opportunity Commission, which can be contacted toll free at (800) 669-4000 or visit http://www.eeoc.gov/.

Although not mandatory, a Complaint Form is available at GCTD’s Human Resources Department to make your complaint if you wish to use it. Your complaint should be as detailed as possible, including the names of all individuals involved and any witnesses.

GCTD’s Human Resources Department will directly and thoroughly investigate the facts and circumstances of all perceived retaliation and will take prompt corrective action, if appropriate.

In particular with respect to reported retaliation prohibited by the FEHA, GCTD’s Human Resources Department will ensure that a fair, timely, and thorough investigation is conducted by qualified personnel in an impartial manner that provides all parties with appropriate due process and reaches reasonable conclusions based on the evidence collected. GCTD’s Human Resources Department will maintain appropriate documentation and tracking to ensure reasonable progress is made. At the close of the investigation, GCTD’s Human Resources Department will consider appropriate options for remedial actions and resolutions. If misconduct is found, GCTD’s Human Resources Department shall take prompt, corrective action, as appropriate. GCTD’s Human Resources Department will maintain confidentiality to the extent possible. You will be informed of the results of the investigation.

Violations of this Policy

Any employee, regardless of position or title, whom GCTD’s Human Resources Department determines has engaged in retaliation in violation of this policy, will be subject to discipline, up to and including termination of employment.

Administration of this Policy

The GCTD’s Human Resources Department is responsible for the administration of this policy. If you have any questions regarding this policy or questions about retaliation that are not addressed in this policy, please contact the GCTD’s Human Resources Department.

Employees Covered under a Collective Bargaining Agreement

The employment terms set out in this policy work in conjunction with, and do not replace, amend or supplement any terms or conditions of employment stated in any collective bargaining agreement that a union has with Gold Coast Transit District. Employees should consult the terms of their collective bargaining agreement. Wherever employment terms in this policy differ from the terms expressed in the applicable collective bargaining agreement with Gold Coast Transit District, employees should refer to the specific terms of the collective bargaining agreement, which will control.

Conduct Not Prohibited by This Policy
This policy is not intended to restrict communications or actions protected or required by state or federal law.

Acknowledgment of Receipt and Review

I, ____________________ (employee name), acknowledge that on ____________________ (date), I received and read a copy of the Gold Coast Transit District's ANTI-RETALIATION POLICY, dated July 6, 2016 and understand that it is my responsibility to be familiar with and abide by its terms. I understand that the information in this Policy is intended to help Gold Coast Transit District's employees to work together effectively on assigned job responsibilities. This Policy is not promissory and does not set terms or conditions of employment or create an employment contract.

__________________________________________
Signature

__________________________________________
Printed Name

__________________________________________
Date
DISABILITY ACCOMMODATIONS POLICY (CA)

Commitment to Equal Employment Opportunities

Gold Coast Transit District complies with the Americans with Disabilities Act (ADA), as amended by the ADA Amendments Act (ADAAA), the Fair Employment and Housing Act (FEHA), and all applicable local fair employment practices laws, and is committed to providing equal employment opportunities to qualified individuals with disabilities. Consistent with this commitment, Gold Coast Transit District will provide a reasonable accommodation to disabled applicants and employees if the reasonable accommodation would allow the individual to perform the essential functions of the job, unless doing so would create an undue hardship.

Requesting a Reasonable Accommodation

If you believe you need an accommodation because of your disability, you are responsible for requesting a reasonable accommodation from the Human Resources Department. You may make the request orally or in writing. GCTD’s Human Resources encourages employees to make their request in writing and to include relevant information, such as:

- A description of the accommodation you are requesting.
- The reason you need an accommodation.
- How the accommodation will help you perform the essential functions of your job.

After receiving your oral or written request, Gold Coast Transit District will engage in an interactive dialogue with you to determine the precise limitations of your disability and explore potential reasonable accommodations that could overcome those limitations. Gold Coast Transit District encourages you to suggest specific reasonable accommodations that you believe would allow you to perform your job. However, Gold Coast Transit District is not required to make the specific accommodation requested by you and may provide an alternative, effective accommodation, to the extent any reasonable accommodation can be made without imposing an undue hardship on Gold Coast Transit District.

Medical Information

If your disability or need for accommodation is not obvious, Gold Coast Transit District may ask you to provide supporting documents showing that you have a disability within the meaning of the ADA and applicable state or local laws, and that your disability necessitates a reasonable accommodation. If the information provided in response to this
request is insufficient, Gold Coast Transit District may require that you see a health care professional of Gold Coast Transit District's choosing, at Gold Coast Transit District's expense. In those cases, if you fail to provide the requested information or see the designated health care professional, your request for a reasonable accommodation may be denied.

Gold Coast Transit District will keep confidential any medical information that it obtains in connection with your request for a reasonable accommodation.

**Determinations**

Gold Coast Transit District makes determinations about reasonable accommodations on a case-by-case basis considering various factors and based on an individualized assessment in each situation.

Gold Coast Transit District strives to make determinations on reasonable accommodation requests expeditiously, and will inform the individual once a determination has been made. If you have any questions about a reasonable accommodation request you made, please contact GCTD’s Human Resources Department.

**No Retaliation**

Individuals will not be retaliated against for requesting an accommodation in good faith. Gold Coast Transit District expressly prohibits any form of discipline, reprisal, intimidation or retaliation against any individual for requesting an accommodation in good faith.

Gold Coast Transit District is committed to enforcing this policy and prohibiting retaliation against employees and applicants who request an accommodation in good faith. However, the effectiveness of our efforts depends largely on individuals telling us about inappropriate workplace conduct. If employees or applicants feel that they or someone else may have been subjected to conduct that violates this policy, they should report it immediately to the Human Resources Department. If employees do not report retaliatory conduct, Gold Coast Transit District may not become aware of a possible violation of this policy and may not be able to take appropriate corrective action.

**Administration of this Policy**

The Human Resources Department is responsible for the administration of this policy. If you have any questions regarding this policy or questions about disability accommodations that are not addressed in this policy, please contact the Human Resources Department.
Employees Covered under a Collective Bargaining Agreement

The employment terms set out in this policy work in conjunction with, and do not replace, amend or supplement any terms or conditions of employment stated in any collective bargaining agreement that a union has with Gold Coast Transit District. Employees should consult the terms of their collective bargaining agreement. Wherever employment terms in this policy differ from the terms expressed in the applicable collective bargaining agreement with Gold Coast Transit District, employees should refer to the specific terms of the collective bargaining agreement, which will control.

Acknowledgment of Receipt and Review

I, ______________________ (employee name), acknowledge that on ______________________ (date), I received and read a copy of the Gold Coast Transit District’s, DISABILITY ACCOMMODATIONS POLICY, dated July 6, 2016 and understand that it is my responsibility to be familiar with and abide by its terms. [I understand that the information in this Policy is intended to help Gold Coast Transit District's employees to work together effectively on assigned job responsibilities.] This Policy is not promissory and does not set terms or conditions of employment or create an employment contract.

[Signature]

[Printed Name]

[Date]
PERSONNEL RULES

A consolidation of Board resolutions and minute orders.

Revised July 6-3, 2016
IMPORTANT EMPLOYEE NOTICE

This employee handbook is not an employment contract. It does not confer any contractual or other rights upon Gold Coast Transit District the Company or its employees. Nothing in this employee handbook or in any other policy documents referred to herein creates or is intended to create a promise or a representation of guaranteed or continued employment for any employee.

Further, nothing in this employee handbook is intended to prohibit an employee from discussing the employee’s own wages, discussing the wages of others, inquiring about another employee’s wages, or aiding or encouraging any other employee to exercise his or her rights under California’s Fair Pay Act. In addition, as used in this employee handbook, “Confidential Information” does not refer to the terms and conditions of an employee’s employment including, but not limited to, wages, hourly rate, salary, benefits, hours of employment, job performance, personnel records, disciplinary matters, workload, managers/supervisors, staffing, or workplace complaints. This policy is not intended to interfere with employee’s rights, pursuant to state or federal law (including the National Relations Labor Act), to access, or communicate, the above information, or to engage in protected concerted activity pursuant to the National Relations Labor Act or to bring such issues to attention of management at any time.

Finally, nothing in the employee handbook prohibits an employee from reporting possible violations of federal or state law or regulation to any governmental agency or entity, including but not limited to the Department of Justice, the Securities and Exchange Commission, Congress, and any agency Inspector General, or making other disclosures that are protected under the whistleblower provisions of federal or state law or regulation. Employees do not need the prior authorization of Gold Coast Transit the Company to make any such reports or disclosures and employees are not required to notify Gold Coast Transit the Company that they have made such reports or disclosures.
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I. COMPENSATION

SECTION 1: SALARY RATES

A. Represented Positions: The salary rates of the following position titles are established pursuant to memoranda of understanding entered into by and between the Board of Directors of Gold Coast Transit and Service Employees International Union Local #721, as adopted by resolution of the Board of Directors:

- Bus Operator
- Mechanic I, II and III
- Electronic Mechanic I, II and III
- Service Worker I and II
- Facility and Equipment Mechanic I and II
- Building Maintenance Worker
- Maintenance Material Specialist
- Customer Services Assistant
- Marketing Coordinator

B. Non-Represented Positions: The Board of Directors adopts a separate resolution to set the salary ranges for non-represented positions.

C. Cost of Living Adjustments: In determining appropriate annual salary range adjustments, the Board of Directors shall consider a cost of living adjustment for non-represented personnel. The Board shall consider in each fiscal year the most recent monthly Greater Los Angeles Consumer Price Index for all urban consumers (CPIU) immediately preceding the beginning of the cost of living adjustment.

SECTION 2: SALARY ADMINISTRATION (Non-Represented Personnel)

A. Original Appointment: The beginning rate of compensation for the initial appointment to a position shall normally be at the minimum salary level. However, the beginning rate of compensation may be fixed by the General Manager at a level above the minimum if the appointee’s experience and ability justify such placement.

B. Advancement in Rate of Compensation: The compensation system for non-represented personnel is performance based. Performance at a competent level for years in a position is the criteria for movement through a salary range. The General Manager may advance an employee through their range based upon individual performance. Such advancement may occur at any time, but typically occurs in conjunction with an annual performance review, and normally will not occur more frequently than once every six (6) months. There are no fixed steps for salary progression through the range. The outcome of a performance review and any compensation adjustment received will not alter an employee’s at will-status if applicable.

C. Range Adjustment Parity: Whenever the Board of Directors makes a salary range adjustment for parity, the individual employee’s salary will be performance based, as determined by the General Manager.

SECTION 3: OVERTIME (Non-Represented Personnel)

A. Overtime Work - Defined: If a non-exempt, non-represented employee works more than forty (40) hours in any work week, the excess time will be considered overtime in accordance with applicable law. Overtime shall not be pyramided or compounded.

B. Overtime Exclusions: The overtime provisions of this section shall not apply to those officers or employees occupying exempt positions. With the approval of the General Manager, persons occupying exempt positions may be given time off with pay when they have worked inordinately long hours. However, as a general policy the regular specified salary is intended to compensate exempt personnel for the performance of their assigned responsibilities. These positions include, but are not limited to, the following:

- General Manager
- Director of Finance and Administration
- Director of Human Resources
- Director of Fleet and Facilities
- Director of Planning and Marketing
- Director of Transit Operations
- Director of Engineering and Construction
- Facility Project Manager
- Human Resources and Risk Manager
- IT Manager
- Paratransit and Special Projects Manager
- Purchasing Manager / DBE Officer
- Communications and Marketing Manager
- Transit Supervisor
- Operations Training & Safety Officer
- Maintenance Supervisor

July 3, 2016

GCTGCTD Personnel Rules 5
SECTION 4: LONGEVITY PAY  
(Non-represented personnel)

To encourage stability of employment with GCTGCTD, additional payment over and above the salary assigned to a position classification shall be paid to each regular full-time employee as follows:

A. Employees shall receive an additional sum equal to one percent (1%) of the basic salary step held by the employee for each five (5) years of GCTGCTD service.

B. The additional payment shall be made at each time any installment of salary is made to the eligible employee, and the amount of the additional payment shall be predicated upon the increment of salary then paid.

SECTION 5: BILINGUAL PAY

Consistent with the need of GCTGCTD for bilingual ability, a GCTGCTD employee may be authorized additional compensation for bilingual ability. To qualify, the bilingual employee must use both languages to meet a public service responsibility and display a sensitivity toward the culture and needs of a large group of foreign language speaking residents. The General Manager, or designee, shall establish guidelines governing position assignments or duties, language ability, minimum bilingual frequency, and other reasonable rules for the authorization of payment to specific employees. Compensation for bilingual pay shall be computed at $55.00 per month ($0.3174 per hour) for positions requiring bilingual speaking and $85.00 per month ($0.4904 per hour) for positions requiring bilingual speaking and writing.

SECTION 6: UNIFORMS

Provision of uniforms to represented positions is controlled by the memoranda of understanding entered into by and between the Board of Directors of Gold Coast Transit and Service Employees International Union Local #721, as adopted from time to time by the Board of Directors. Uniforms are also provided to non-represented supervisors.

SECTION 7: INSURANCE

Medical, Dental and Vision Insurance: GCTGCTD shall make available group medical-hospital, dental and vision care insurance options for all eligible employees. Employees are eligible for coverage in accordance with the terms of the applicable insurance policy and the Affordable Care Act, as well as any equivalent local, state or federal laws. The details of our insurance benefits are controlled by the terms of the health, dental and vision insurance plans. non-represented GCTGCTD regular and probationary employees who are scheduled to regularly work a minimum of thirty-two (32) hours or more per week. For non-represented GCT employees, the maximum GCT insurance premium monthly contribution for health, dental, and vision as of this date is as follows:

<table>
<thead>
<tr>
<th>Year</th>
<th>Employees</th>
<th>Employee + 1</th>
<th>Employee + 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>2014</td>
<td>All $908.00</td>
<td>$1,114.00</td>
<td></td>
</tr>
<tr>
<td>2015</td>
<td>All $935.00</td>
<td>$1,147.00</td>
<td></td>
</tr>
</tbody>
</table>

The Director of Finance and Administration will publish annually, for each calendar year, after July 1, the maximum insurance premium contributions made by GCTGCTD for health, dental and vision information to all non-represented employees annually or anytime there is a change.

The medical, dental and vision provisions relating to the represented employees are governed by the memoranda of understanding entered into by and between the Board of Directors of Gold Coast Transit and Service Employees International Union Local #721, and adopted by the Board of Directors.

SECTION 8: RETIREMENT

A. This section will apply to non-represented employees who have an appointment that would normally work over 1,000 hours in a 12-month period (unless otherwise required by applicable law or the plan documents).

B. For employees hired into the CalPERS system or a reciprocal pension system (as defined by CalPERS) on or before December 31, 2012 who qualify as “classic” employees- in accordance with the Gold Coast Transit and Service Employees International Union Local #721, as adopted from time to time by the Board of Directors.
with CalPERS policies, the retirement program for GCTGCTD is the CalPERS 2.7% @ 55 full and supplemental formula for local miscellaneous members. The retirement program for GCTGCTD includes the 1959 Survivor Benefit Level IV, for which the employee is responsible for paying the premium.

A. Effective November 2, 2011 ("conversion date"), employees whose current employment with GCTGCTD began on or after the conversion date will be considered "recent employees" for purposes of this section. Employees whose current employment with GCTGCTD began before the conversion date will be considered "prior employees" for purposes of this section.

For "prior employees," GCTGCTD shall contribute to the California Public Employees’ Retirement System (CalPERS) the employee contribution portion for the 2.7% @ 55 full and supplemental formula for local miscellaneous members. Effective July 6, 2014, "prior employees" shall contribute toward the employee contribution portion 2% of covered wages and GCTGCTD will pay 6% of covered wages. Effective July 6, 2016, "prior employees" shall contribute toward the employee contribution portion 4% of covered wages and GCTGCTD will pay 4% of covered wages. Effective July 3, 2016, "recent employees" shall contribute toward the employee contribution portion 6% of covered wages and GCTGCTD will pay 2% of covered wages.

For "recent employees," GCTGCTD and the employee shall each contribute to the California Public Employees’ Retirement System (CalPERS) a share of the employee contribution portion for the 2.7% @ 55 full and supplemental formula for local miscellaneous members, in accordance with Section 8.2 of this section.

B. For "recent employees" the employee shall contribute toward the employee contribution portion 4% of covered wages and GCTGCTD will pay 4% of covered wages. Effective July 3, 2016, "prior employees" shall contribute toward the employee contribution portion 6% of covered wages and GCTGCTD will pay 2% of covered wages.

C. For "recent employees" the employee shall contribute toward the employee contribution portion 6% of covered wages and GCTGCTD will pay 2% of covered wages. Effective July 3, 2016, "recent employees" shall contribute toward the employee contribution portion 6% of covered wages and GCTGCTD will pay 2% of covered wages. Employee contribution 3, 2016. A. Vacation Entitlement: Employees having a regular appointment to a position as described above are eligible to accrue vacation time when they have completed two weeks of continuous service. All non-represented personnel earn vacation on a pro rata basis for each biweekly pay period, or major fraction thereof, of service, from the date of their original appointment (when they have completed two weeks of service).

II. LEAVE TIME BENEFITS

SECTION 9: VACATION LEAVE

Unless otherwise indicated, the provisions contained in this section apply to non-represented personnel who are scheduled at a minimum to regularly work thirty-two (32) hours or more per week.

A. Vacation Entitlement: Employees having a regular appointment to a position as described above are eligible to accrue vacation time when they have completed two weeks of continuous service. All non-represented personnel earn vacation on a pro rata basis for each biweekly pay period, or major fraction thereof, of service, from the date of their original appointment (when they have completed two weeks of service).
B. VACATION CREDITS FOR FULL-TIME SERVICE

<table>
<thead>
<tr>
<th>Years of Service</th>
<th>Hours/Month</th>
<th>Hours/Biweekly Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less Than 3</td>
<td>6-2/3</td>
<td>3.077</td>
</tr>
<tr>
<td>3 But Less Than 5</td>
<td>8</td>
<td>3.693</td>
</tr>
<tr>
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Regular and probationary employees who are scheduled to work less than thirty-two (32) hours per week are considered part time workers. Part-time workers must work a minimum of 20 hours per week to receive 1/2 the vacation entitlement. Certain part-time positions may be approved to be excluded from receiving benefits, subject to local, state or federal law.

The general manager shall receive vacation accrual in accordance with the general manager’s employment agreement.

C. Vacation Severance Pay: Any employee who leaves the service of GCTGCTD shall be paid for accrued vacation at the employee’s current salary rate.

C. Vacation Carried Forward: Vacation shall be taken at the time it is earned or within the calendar year following the year that vacation time is accrued. Accrued vacation time may be carried forward to the following year, but in no instance may an employee carry forward total vacation accrual as of the first of April of any year greater than twice the number of days that the employee currently earns annually. Employees affected by this limit will be notified during January of each year that they either are already over the maximum, or could exceed the maximum on or before the first of April. The employee can then do any or all of the following:

1. After January 1st and prior to March 31st, request or volunteer to be assigned enough vacation days to bring the accrued vacation time amount below the maximum. All assigned vacation must be completed prior to April 1st.
2. Prior to April 1st, request vacation redemption, in accordance with Section 9F Vacation Redemption, to bring the accrued vacation time amount below the maximum by April 1st; or
3. On or after March 1st and prior to April 1st, request conversion of accrued vacation time to accrued sick time. A maximum of 40 hours can be converted from accrued vacation time to accrued sick time in any one year. This conversion can be made only by an employee who has been notified that they are or will be over the maximum, can only be made during this period, and will only be approved if such action will allow the employee to drop below the maximum accrued vacation limit.
4. If no action is taken, the employee will cease accruing additional vacation hours starting with the first pay period beginning after April 1st, until enough vacation is taken that the accrued vacation time drops below the maximum.

D. Vacation Scheduling: The vacation period may be taken at one time, or it may be taken several days at a time if it so fits the work needs of GCTGCTD. In any event, the vacation time off is to be scheduled by the General Manager, or designee, in such a manner that GCTGCTD’ s functions will not be negatively impacted.

E. Additional Vacation in Lieu of Sick Leave: When an employee’s accumulated sick leave credit as of January 1 of each year exceeds the maximum allowable amount of 1440 hours, the employee shall receive an additional vacation leave entitlement of twenty-five percent (25%) of such excess sick leave.

F. Vacation Redemption: Upon using a minimum of eighty (80) hours of vacation, or forty (40) hours for part-time bus operators, during the past twelve months and with two years of service, an employee may receive pay in lieu of up to one hundred and fifty (150) hours of vacation at the employee’s current hourly salary rate. Such employee must have a minimum of forty (40) hours accrued vacation leave after payment. The provisions of this sub-section apply to all employees, whether represented or non-represented.

SECTION 10: PAID SICK LEAVE:
Unless otherwise indicated, the provisions contained in this section apply to all Gold Coast Transit District personnel. Exceptions are from agreements made in memoranda of understanding entered into by and between the Board of Directors of Gold Coast Transit District and Service Employees International Union Local #721.

An employee compelled to be absent from duty because of illness or off-duty injury, shall be allowed sick leave with full pay up to the amount of sick leave that such employee has accrued. Any such paid sick leave time shall be deducted from the employee's accrued sick leave.

Effective July 1, 2015. In accordance with California’s Paid Sick Leave Law (AB 1522), all employees who become full-time or part-time regular employees, earn 1 hour of sick leave for every thirty (30) hours worked and shall accrue a sick leave entitlement.

Also effective July 1, 2015. In accordance with California’s Paid Sick Leave Law (AB 1522), a temporary or per diem employee shall accrue paid sick leave by working on or after January 1, 2015 for at least 30 days within a year and by satisfying a 90 day employment (probationary) period before a temporary or per diem employee can actually take sick leave.

Starting July 1, 2015, GCTGCTD’s part-time or full-time temporary or per diem employees earn 1 hour of sick leave for every thirty (30) hours worked. All temporary or per diem employees shall accrue to a maximum of 48 hours or six days (which ever is greater) in a 12 month period. Once a part-time or full-time temporary employee has reached the maximum cap (48 hours or 6 days), that employee will not earn any additional paid sick leave until the employee has used enough sick leave to fall below the cap.

A. The maximum sick leave which may be accumulated by any employee is 1,440 hours as of January 1 of each year. If an employee of long tenure is absent from duty due to illness and has exhausted his/her accumulated sick leave, the employee may request that the General Manager, or designee, approve a special leave of absence with pay. Long tenure employee shall be defined as having ten (10) years of continuous service with Gold Coast Transit District. The request will be considered based upon such factors as length and nature of illness, length of tenure, accrual balances at the onset of the illness, quality of performance, etc.

B. An employee absent because of illness is required to notify the employee’s immediate supervisor of the illness at least one hour before scheduled to work or as soon as possible in light of the circumstances. Subject to applicable law, the General Manager, or designee, may require verification in the form of a note from a medical physician confirming the treatment. When absences are properly scheduled with the employee’s supervisor, leaves of absence for dental, optical or other medical attention shall be defined as sick leave.

C. An employee who is required to be absent for physical examination for possible induction into military service through draft may be allowed up to one day of paid leave.

D. GCTGCTD will pay fifty percent (50%) of accumulated sick leave upon death, retirement or other voluntary employment separations as determined by GCTGCTD’s General Manager or designee, to those employees with a minimum of ten (10) years of service.

E. All regular employees who have accrued sick leave for one full calendar year and use sixteen (16) hours or less of accrued sick leave in a calendar year may elect to convert eight (8) hours of accrued sick leave to eight (8) hours of vacation. Such election shall be made in January of the following calendar year.

F. Sick leave is an employee’s privilege and not an absolute right. Violations of overuse of sick leave privileges may result in disciplinary action and loss of pay.

G. Subject to applicable law, an employee may use accrued sick leave for any statutory protected leaves, including, among others, FMLA/CFRA/PDL, Military Family Leave Entitlements, Domestic Violence (sexual assault or stalking) KinCare Leave: Cal. Lab. Code § 233, Organ and Bone Marrow Donor Leave:
SECTION 11: PAID INDUSTRIAL INJURY LEAVE

Unless otherwise indicated, the provisions of this section apply to all employees. Exceptions are from agreements made in a memorandum of understanding entered into by and between the Board of Directors of Gold Coast Transit District and Service Employees International Union Local #721.

Any employee incapacitated to work because of injury or disease “arising out of and in the course of employment,” or caused by a worker’s job and occurring while working at Gold Coast Transit District (GCTD) are entitled to industrial injury leave, medical care and other Workers’ Compensation benefits.

In some circumstances, the realities of business or business necessity might require GCTD to hire a replacement on a permanent basis and that in the event the position is not available if and when the employee is released to return to work, GCTD may not be able to reinstate that employee. To clarify GCTD may consider allowing the employee to transfer to other positions for which he or she is qualified and where required, Gold Coast Transit District will consider making reasonable accommodations for any disability an employee may have in accordance with applicable laws.

A. Worker’s Compensation Benefits: If the injury or disease is covered by the Worker’s Compensation Insurance and Safety Act, the employee is entitled to the benefits provided under the Act including:

1. Related medical expenses; and
2. Temporary and permanent disability indemnity benefit payments.

B. Industrial Disability Compensation: Whenever any GCTD employee is disabled temporarily and is entitled to receive temporary disability indemnity benefit payments provided under the Worker’s Compensation Insurance and Safety Act, the employee shall receive any accumulated sick leave or vacation time up to the amount of the employee’s normal net take home pay, but not to exceed a total period of twenty-six (26) weeks for any one injury or all combined injuries within one calendar year.

As used in this section, “net take home pay” means an employee’s regular, current biweekly rate of pay, less deductions for federal and state income tax and PERS retirement plan contributions; and does not include overtime or shift differential pay.

GCTD shall continue to pay the employer portion of the medical, life and dental insurance premiums for the period of twenty-six (26) weeks, provided the carrier for each of these programs will accept the payment without additional premium cost to GCTD, and the employee will be responsible for paying the employee share. If the employee does not pay the employee share of the premium, the employer portion will be cancelled and the employee will be referred to COBRA health insurance continuation plan.

All Gold Coast Transit District benefits that operate on an accrual basis (e.g., vacation, sick, and personal days) will cease to accrue whenever a GCTD employee is disabled temporarily and is entitled to temporary disability indemnity benefit payments provided under

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the Worker’s Compensation Insurance and Safety Act, except that employees will continue to accrue such benefits while they are being paid any accumulated sick leave and vacation time.

An employee who is incapacitated from work beyond twenty-six (26) weeks for an Industrial injury for any one injury or all combined injuries within one calendar year will be subjected to the COBRA health insurance continuation plan. (Other benefits, such as pension, 401(k), life insurance, and long-term disability, will be governed in accordance with the terms of each benefit plan.)

C. Procedure in Event of Injury: In the event of injury, a report must be made by the employee to the employee’s immediate supervisor without delay. The supervisor must complete the Supervisor’s Report of Accident form and have it filed with GCTGCTD’s workers’ compensation administrator within five (5) days after the injury has been reported. If medical service is needed, the employee should be taken directly to a designated physician for treatment. Report of injuries is mandatory and failure to report may result in loss of eligibility to receive benefits. When the employee returns to work, a copy of the physicians release must be provided to the General Manager, or designee. The provisions of this sub-section apply to all employees, represented and non-represented.

SECTION 12: MILITARY LEAVE-ACTIVE DUTY

A. Military leave for active duty or temporary military duty or reserve training will be provided as required by federal and state law.

SECTION 13: JURY DUTY

If a GCTGCTD employee is called for jury duty, a leave of absence with pay will be granted provided that:

A. The employee’s supervisor has been notified of the jury summons.
B. The General Manager could not obtain an excuse from serving on the jury, in those instances where the employee could not be conveniently spared from his duties at the time.

SECTION 14: BEREAVEMENT LEAVE

When an employee is compelled to be absent from duty by reason of the death of a member of the employee’s immediate family, such employee shall be entitled to five (5) working days’ leave of absence with pay. Immediate family shall be the father, mother, spouse or registered domestic partner, children (biological adopted or step), brother, sister, grandparent, grandchild, father-in-law or mother-in-law of the employee.

The first four days of bereavement leave taken by an employee are not chargeable to accrued sick leave. Any authorized bereavement leave taken in excess of four days is chargeable to accrued sick or vacation leave, at the employee’s discretion.

A regular employee may take an additional two (2) days, chargeable to accumulated sick leave if in the opinion of the General Manager, or designee, excessive travel is required in connection with the death of a family member provided the employee has available accrued sick leave.

SECTION 15: PREGNANCY DISABILITY LEAVE (PDL)

Any employee who is disabled as a result of pregnancy, childbirth, or related medical condition shall receive up to four months leave up to 17.3 weeks (or 88 working days for a full-time employee) per pregnancy. For employees who work part-time or do not work a regular schedule the PDL covers the amount of time the employee would typically work in a four month period. Such leave shall be without pay except subject to applicable law, an employee may use accrued, unused vacation, sick and personal days during the (FMLA/CFRA, PDL) leave period either in whole, or in part by integration with a state paid benefit. Employees will continue to accrue such benefits while they are being paid by GCTGCTD any accumulated sick leave and vacation time. (Section 15A, Subsection 5, PAID LEAVE FOR CHILDFAMILY CARE OR FOR EMPLOYEE’S SERIOUS HEALTH CONDITION (FMLA/CFRA, PDL OR NDAA / MILITARY FAMILY LEAVE) that the employee shall be required to utilize any available leave benefits to which an employee would otherwise be entitled on account of absence due to disability which is not related to pregnancy, childbirth, or related medical condition. At the General Manager’s discretion, longer leaves of

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absence may be granted if requested by the employee in writing.

Any employee who anticipates being disabled because of pregnancy, childbirth, or related medical condition shall give as much advance notice as possible of the anticipated disability to their supervisor. A leave of absence under this section shall be contingent upon the employee providing a physician’s statement which indicates the dates of the expected disability. Employees are entitled to take pregnancy disability leave in addition to any leave entitlement they might have under CFRA/FMLA unless the qualifications for CFRA/FMLA have not been met.

SECTION 15A: FAMILY AND MEDICAL LEAVE / CALIFORNIA FAMILY RIGHTS ACT/ PDL / NATIONAL DEFENSE AUTHORIZATION ACT 2008 / MILITARY FAMILY LEAVE ENTITLEMENTS

Unless otherwise indicated, the provisions of this section apply to all employees. Exceptions are from agreements made in memoranda of understanding entered into by and between the Board of Directors of Gold Coast Transit/Gold Coast Transit District and Service Employees International Union Local #721.

**Gold Coast Transit/Gold Coast Transit District** will grant a leave of absence to regular full-time and regular part-time employees (who meet the requirements described below) for the care of a child after birth or adoption or placement with the employee for foster care, the care of a covered family member (spouse, child, or parent) with a serious health condition or in the event of an employee’s own serious health condition or because of “any qualifying exigency” arising out of the fact that the spouse, son, daughter, or parent of the employee is on active duty, or has been notified of an impending call to active duty status, in support of a contingency operation. Leave will be granted for a period of up to 12 weeks in any 12-month period on a “rolling” 12-month period measured backward from the date of any FMLA/CFRA leave (or longer if required by applicable federal, state or local law).

An eligible employee who is the spouse, son, daughter, parent or next of kin of a covered servicemember who is recovering from a serious illness or injury sustained in the line of duty on active duty is entitled to up to 26 weeks of leave in a single 12-month period to care for the servicemember. This military caregiver leave is available during “a single 12-month period” during which an eligible employee is entitled to a combined total of 26 weeks of all types of FMLA/CFRA leave.

An employee must have completed at least 12 months’ full year of service with Gold Coast Transit/Gold Coast Transit District and have worked a minimum of 1,250 hours in the 12-month period preceding the leave to be eligible for such leave. A prior employee returning back to GCTD may qualify for leave based on aggregate years of service (within the past seven years).

2. PROCESS FOR LEAVE REQUESTS FOR CHILD/FAMILY CARE OR FOR EMPLOYEE’S SERIOUS HEALTH CONDITION / PDL OR NDAA / MILITARY FAMILY LEAVE

If an employee requests a leave of absence for any of the above, such as to care for a child after birth, adoption, or placement in his/her home for foster care or to care for a covered family member (or employee) with a serious health condition, an employee will be granted unpaid leave under the following conditions:

a. If the leave is planned in advance, an employee must provide management with at least 30 days’ notice prior to the anticipated leave date, using Gold Coast Transit/Gold Coast Transit District’s FMLA/CFRA or Military Family Leave Request Forms.

b. If the leave is unexpected, an employee should notify his/her supervisor and the human resources department by filing the FMLA/CFRA or Military Family Leave Request Forms as far in advance of the anticipated leave date as is practicable. (Normally, this should be within two business days of when the employee becomes aware of the need for leave).

c. Any time that an employee expects to be or is absent for more than three consecutive work days as a result of their own serious health condition (including pregnancy), he/she will be required to submit appropriate medical certification from their physician. Such certification must include, at a minimum, the date the disability began, and the probable date of their return to work signed by a physician and with their business card as an attachment. Further, the employee may be required to submit to a medical examination by a physician designated by Gold Coast Transit/Gold Coast.
Transit District at Gold Coast Transit District’s expense.

Employees requesting a leave to care for a covered family member with a serious health condition will be required to provide a medical certification and the physicians business card from the family member’s physician attesting to the nature of the serious health condition, probable length of time treatment will be required, and the reasons that the employee is required to care for this family member. Employees are required to provide additional physician’s statements as leave updates at reasonable intervals.

3. PAID LEAVE FOR CHILD/FAMILY CARE OR FOR EMPLOYEE’S SERIOUS HEALTH CONDITION /FMLA/CFRA/ PDL OR NDAA / MILITARY FAMILY LEAVE

All Gold Coast Transit District benefits that operate on an accrual basis (e.g., vacation, sick, and personal days) will cease to accrue during any period of state Paid Disability Insurance (SDI) / state Paid Family Leave (PFL), FMLA/CFRA, PDL, NDAA/Military Family Leave which is unpaid by Gold Coast Transit District. Subject to applicable law, an employee may use accrued, unused vacation, sick and personal days during the (SDI/PFL/FMLA/CFRA, PDL, NDAA, MFL) leave period, either in whole, or in part by integration with a state paid benefit. Employees will continue to accrue such benefits while they are being paid by Gold Coast Transit District any accumulated sick leave and vacation time. Once such benefits are exhausted, the balance of the leave will be without Gold Coast Transit District pay. Such employees may be eligible for other short-term disability benefits in accordance with applicable federal or state law. All group health benefits (e.g., medical and dental insurance) will continue during the leave, provided the employee continues their regular employee contributions to these plans, subject to the maximum leave entitlement applicable by law. If the leave extends beyond the period allowed by law, benefits become subject to the COBRA health insurance continuation plan. Other benefits, such as pension, 401(k), life insurance, and long-term disability, will be governed in accordance with the terms of each benefit plan.

b. Reinstatement Rights

Eligible employees are entitled upon return from leave to be reinstated to their former position or an equivalent position with equivalent employment benefits, pay, and other terms and conditions of employment. Exceptions to this provision may apply if business circumstances have changed (e.g., if the position is no longer available due to a job elimination). Exceptions may also apply for certain highly compensated employees under certain conditions. In addition, employees on a leave extension are not guaranteed reinstatement. These employees will be handled in accordance with the applicable federal or state law on FMLA/CFRA, PDL, NDAA/Military family leave entitlements (MFL).

SECTION 15B: OTHER LEAVE OF ABSENCE

Leaves of absence for full-time regular and part-time regular employees who do not qualify for (State of California job protected leave) PDL, NDAA/ MFL, FMLA/CFRA are granted at the discretion of the General Manager, and such requests are subject to the following terms and conditions:

A. Leave requests must be made at least 30 days in advance of the date the employee would like the leave to begin or, in emergency situations, with as much advance notice as is practicable, using Gold Coast Transit District’s Leave-of-Absence Form. (Normally, this should be within two business days of when the employee becomes aware of the need for leave).

B. All Gold Coast Transit District benefits that operate on an accrual basis (e.g., vacation, sick, and personal days) will cease to accrue during any leave of absence period which is unpaid. Subject to
applicable law, an employee may use accrued, unused vacation, sick and personal days during the leave of absence, either in whole, or in part by integration with a state benefit (SDI/PFD). Employees will continue to accrue such benefits while they are being paid by GCT/GCTD. Any accumulated sick leave and vacation time will be without GCT/GCTD pay. Such employees may be eligible for other disability benefits in accordance with applicable federal or state law.

C. Unless applicable state or local law requires otherwise, leaves for the employee’s own serious health condition may be granted for up to a 12-week period. Leaves for other purposes will normally be limited to 30 days. Longer leaves or extensions of previously approved leaves, not to exceed a total of six months, may be granted at the discretion of the General Manager or designee.

D. Unless applicable state or local law requires otherwise, reinstatement will not be guaranteed to any employee requesting a leave under this section. However, Gold Coast Transit will endeavor to place employees returning from leave in their former position or a position comparable in status and pay, subject to budgetary restrictions and Gold Coast Transit District’s need to fill vacancies and/or its ability to find qualified temporary replacements.

The General Manager, or designee, may grant a regular or probationary employee leave of absence only on a case by case basis. No such leave shall be granted except upon written request of the employee, setting forth the reason for the request, and the approval will be in writing. Failure on the part of an employee on leave to report promptly at its expiration shall be cause for dismissal.

SECTION 16: TIME OFF

To O Vote

Any employee requiring time off to vote, as provided in the California Elections Code Section 14000 may be granted not more than two (2) hours as is necessary to vote at the beginning or end of the work shift, with pay, provided the supervisor, manager or direct report authority is notified in writing two (2) working days in advance that such time is required and necessary.

Witness Duty Leave: Cal. Lab. Code § 230(b)

Eligible Employees
All California employees, including crime victims who must appear in court to comply with a subpoena or court order are eligible for this leave (Cal. Lab. Code § 230(b)).


Eligible Employees
California employees are eligible for this leave if they are:

• The victim of an enumerated crime.
• An immediate family member of a victim of an enumerated crime.
• A registered domestic partner of a victim of an enumerated crime.
• The child of a registered domestic partner of a victim of an enumerated crime.

Domestic Violence, Sexual Assault, and Stalking Victim Leave: Cal. Lab. Code §§ 230.1 and 230(c)

Eligible Employees
All California employees who are victims of domestic violence, sexual assault or stalking are eligible for this leave to obtain any relief to help ensure their health, safety and welfare, and that of their children, including:

• A temporary restraining order.
• A restraining order.
• Other injunctive relief.

(230(c).

Employees are also entitled to time off without pay to seek medical attention, to obtain assistance or services from a domestic violence shelter, program or rape crisis center, to obtain psychological counseling or to take other steps to ensure your safety and well-being. You must provide GCTD’s Human Resources Department with reasonable advance notice whenever possible, and with documentation of the need for time off. Proper documentation may include a police report, a restraining order or other notice of a court appearance, or documentation from a medical professional, health care provider,
domestic violence advocate, or counselor stating that you are undergoing treatment for physical or mental injuries or abuse. You may use any accrued paid time off while on this leave. This time off will run concurrently with leave time provided under the FMLA/CFRA.

If these situations arise, we will work with the affected employee to determine whether there are any reasonable accommodations that would enable the employee to perform the employee's job duties without causing undue hardship to GCTD. (Cal. Lab. Code § 230(c).)

School Activity Leave: Cal. Lab. Code §§ 230.7 and 230.8

Eligible Employees
GCTD will give employees unpaid time off if the employee is a parent or guardian of a student and the employee has been summoned to appear at the student's school under the Education Code or there is a child care provider or school emergency under the Labor Code.

All California employees are covered by Section 230.7 of the California Labor Code, which allows eligible employees to take up to 40 hours off per year to attend school activities. Parents, stepparents, foster parents, grandparents, guardians or a person standing in loco parentis with custody of a child in a licensed child care provider or in kindergarten through grade 12, is eligible take up to 40 unpaid hours (no more than eight hours per calendar month) for each child during each school year to participate in the child's school activities, or to find, enroll, or reenroll a child in a school or with a child care provider. Employees must give reasonable notice to GCTD's Human Resources Department. Employees can apply accrued paid time off benefits to this leave. If two eligible employees want to take the same leave to attend the same child's activity, GCTD will grant leave to the employee who makes the first request, and GCTD may grant leave to the second employee if business circumstances permit us to do so.

Eligible Employees
All California employers who are the parent or guardian of a student are eligible for this leave under Section 230.7 of the California Labor Code.

Volunteer Firefighter and Reserve Police Leave: Cal. Lab. Code §§ 230.3 and 230.4

Eligible Employees
Volunteer firefighters, reserve peace officers and emergency rescue personnel (including any officer, employee or member of a disaster medical response team sponsored by the state), may take all necessary unpaid time off from employment to perform emergency duty. They may also take up to 14 days of unpaid leave each calendar year for the purpose of engaging in fire, law enforcement or emergency rescue training. Employees must provide as much advance notice as possible to GCTD Human Resources Department and they must provide documentation of their need for leave. If employees are a health care providers they must notify GCTD at the time they become designated as "emergency rescue personnel" and when they are notified of deployment based on that designation. (Section 230.3 of the California Labor Code

All California employees are covered by Section 230.4 of the California Labor Code. In addition, all California employers with 50 or more employees are covered by Section 230.4 of the California Labor Code.

Alcohol and Drug Rehabilitation Leave: Cal. Lab. Code §§ 1025 to 1028

Eligible Employees
If employees voluntarily request the opportunity to enter and participate in an alcohol or drug rehabilitation program, GCTD will reasonably accommodate the request by granting a leave of absence for that purpose, provided that it does not impose an undue hardship on GCTD. Employees may use accrued paid time off benefits during the leave of absence. We do not pay for the rehabilitation program. Employees must provide proof of attendance in the program. Employees are not eligible for a leave of absence if they are already subject to discipline or termination for a violation of this policy or any other Company policy.

All California employers with 25 or more employees are covered under this law (Cal. Lab. Code § 1025).

Eligible Employees
All California employees who seek time off to voluntarily complete a rehabilitation program are eligible for this leave. All California employees who are the parent, guardian or custodial grandparent of a child in grade school or licensed day care are eligible for this leave under Section 230.8 of the California Labor Code. All California employees who are the parent or guardian of a pupil are eligible for this leave under Section 230.3 of the California Labor Code.

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Civil Air Patrol Leave: Cal. Lab. Code §§ 1500 to 1507

Covered Employers
All California employers with more than 15 employees are covered by this law (Cal. Lab. Code § 1501(d)).

Eligible Employees
All employees of covered employers are eligible for this leave, if they:
• Have been employed for at least 90 days before beginning leave.
• Are a volunteer member of the California Wing of the Civil Air Patrol.

To request a leave of absence, submit documentation of your service to GCTD Human Resources Department.

Organ and Bone Marrow Donor Leave: Cal. Lab. Code §§ 1508 to 1513

Employees are eligible for leave of up to five business days in any twelve consecutive months to serve as a bone marrow donor, and leave of up to 30 business days in any twelve consecutive months to serve as an organ donor. This leave is paid by GCTD, except that if employees have accrued sick leave or vacation days available, they must apply five days of their accrued sick leave or vacation days to their leave for bone marrow donation and two weeks of their accrued sick leave or vacation days to their leave for organ donation. Using available paid leave does not extend the total amount of leave available to employees by law.

To be eligible for this leave, employees must provide medical certification of their need for leave and a written release to return to work at the conclusion of the leave. Benefits will continue to accrue and their absence will not be considered a break in service. GCTD will pay our usual share of insurance premiums during the leave. Depending upon the circumstances of the leave, FMLA/CFRA may apply to the request for donor leave.

Covered Employers
All California employers with 15 or more employees are covered by this law (Cal. Lab. Code § 1509(b)).

Eligible Employees
All employees of covered employers are eligible for this leave, if they:
• Have been employed for at least 90 days before beginning leave.
• Are an organ or bone marrow donor.
• Are donating an organ or their bone marrow to another person.

SECTION 17: HOLIDAYS (Non-represented Personnel)

A. There shall be no pyramiding of hours. If a holiday falls on an employee’s regularly scheduled time off, the employee shall accrue vacation time. If a holiday occurs during an employee’s vacation, the employee will receive holiday pay and will not be charged vacation time for that day.

B. All regular and probationary full-time employees shall be entitled to time off for holidays with pay except those employees engaged in work necessary to the general public health, welfare and safety as determined by the General Manager.

C. Non-represented employees regularly scheduled to work less than thirty-two (32) hours per week (part-time) will not receive holiday pay.

D. Holiday Schedule: The holiday schedule shall be as follows:
1. New Year’s Day - January 1
2. Martin Luther King Day - Third Monday in January
3. Washington’s Birthday - Third Monday in February
4. Cesar Chavez Birthday – March 31
5. Memorial Day - Last Monday in May
6. Independence Day - July 4
7. Labor Day - First Monday in September
8. Veterans Day - November 11
9. Thanksgiving Day - Fourth Thursday in November
10. Thanksgiving Friday - Day following Thanksgiving
11. Christmas Eve - The last one-half day immediately before Christmas Day
12. Christmas Day - December 25
13. New Year’s Eve - The last one-half day immediately before New Year’s Day

E. Employees shall work the last regularly scheduled day before the holiday and the first

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regularly scheduled day after the holiday to be eligible for holiday pay, unless your absence is excused. Any day on which an employee is scheduled for pre-approved leave is not considered a regularly scheduled day for holiday pay purposes.

F. Employees working a full day on Holidays as listed in “D” will be paid for eight hours at the employee’s regular rate plus will receive a holiday vacation accrual for eight hours. Employees working a partial day on Holidays as listed in “D” will be paid for all hours worked at their regular rate, and will be paid holiday pay at their regular rate for the remainder of the eight hour shift, plus will receive a holiday vacation accrual for all hours worked. (Example: Three hours worked; employee is paid for three hours work at regular rate, is paid for five hours holiday pay (not worked) and receives three hours holiday vacation accrual)

G. As a benefit employees shall receive straight time pay plus one-half of the normal scheduled hours accrued as vacation time for scheduled hours not worked on Thanksgiving Day, Christmas Day and New Year’s Day.

H. If an employee recognizes alternative holidays for religious purposes, contact Human Resources to discuss your right to take additional religious holidays without pay.

SECTION 18: EXECUTIVE LEAVE AND INSURANCE

A. Leave: In addition to such other vacation to which GCTGCTD employees are entitled, each non-represented employee who, on January 1 of each year, occupies a non-represented position and regularly works full-time, eighty (80) hours in a biweekly pay period shall receive an annual accrual of executive leave in accordance with the following schedule:

1. General Manager and Management Team: Five (5) days of executive leave shall accrue to the incumbents of these positions.

2. Other Non-represented employees: Two and one-half (2-1/2) days of executive leave shall accrue to the incumbent of each position so designated.

B. Executive Insurance: In addition to such other insurance to which GCTGCTD employees are entitled, GCTGCTD shall pay the cost of additional life insurance for non-represented employees in an amount equal to one (1) times the non-represented employee’s annual salary. Non-represented employees who work less than thirty-two (32) hours per week will not be eligible for executive insurance.

C. Long Term Disability Insurance: GCTGCTD shall provide to non-represented employees, long term disability insurance at sixty percent (60%) of earnings after three months of disability with a maximum $6,000 monthly benefit. Non-represented employees who work less than thirty-two (32) hours per week will not be eligible for long term disability insurance.

SECTION 19: ANNUAL PHYSICAL EXAMINATIONS

GCTGCTD shall either provide annual physical examinations for each non-represented employee by a GCTGCTD-selected physician or GCTGCTD will reimburse the non-represented employee for the insurance co-payment if the employee prefers to have his/her physician conduct the physical examination.

SECTION 20: TEXTBOOK AND TUITION REIMBURSEMENT

GCTGCTD shall provide reimbursement for the costs of textbooks, tuition, registration and laboratory fees for GCTGCTD-approved school courses, workshops, and seminars completed on the employee’s own time. The Director of Finance and Administration will publish annually after (July 1) the maximum amount of financial reimbursements allowed per A maximum of seven hundred ($700) dollars per fiscal year - that shall be covered for each employee who has successfully completed eligible course work. Courses must be completed satisfactorily with grade of “C” or its equivalent in order to be eligible for reimbursement. In order to be eligible, courses must be offered at an institution that has been accredited through the Western Association of Schools and Colleges (WASC). (A listing of the institutions is on the web site of WASC – http://www.wascweb.org.)

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GCTGCTD Personnel Rules

Comment [A2]: This does not routinely change each year like the medical benefit reimbursement does.
Advance approval for the reimbursement of eligible expenses must be received from GCTGCTD prior to the first class session. An official record of grades and receipts must be received by GCTGCTD within 90 days after the last class session. Reimbursement will be made to the employee within two weeks after the grade report and receipts have been submitted to GCTGCTD.

III. PERSONNEL RULES

SECTION 21: GENERAL PROVISIONS

A. Violation of Personnel Rules: Violation of the provisions of these personnel rules and regulations shall be grounds for employee discipline, which may include a verbal reprimand, a written warning, demotion, suspension, either paid or unpaid administrative leave, and dismissal.

Fair Employment Practices: Gold Coast Transit District is an equal employment opportunity employer. All persons shall be employed, promoted, demoted or discharged without favor or discrimination, harassment and retaliation because of race, color, ancestry, national origin (including language use restrictions), religion, religious creed, disability (mental and physical, including HIV and AIDS), or impairments that substantially limits one or more major life activities or major bodily functions), medical condition (cancer/genetic characteristics), age (forty and above), marital status, political opinions or affiliations, sex (pregnancy, gender or gender identity and gender expression—stereotype, transgender), sexual orientation or denial of Family and Medical Leave, California Family Rights Act or Military Family Leave entitlements, or Pregnancy Disability Leave or reasonable accommodation, union membership or activity. GCTGCTD reserves its right to update the protected categories where such is required and allowed by law. Gold Coast Transit District is an equal opportunity employer and complies with all applicable federal, state, and local fair employment practices laws.

Gold Coast Transit District is committed to providing a workplace that is free from unlawful harassment and discrimination. All Gold Transit District employees, officers, principles, agents, workers and representatives are prohibited from engaging in unlawful harassment and discrimination, i.e., applies to all terms and conditions of employment, including, but not limited to, hiring, training, promotion, discipline, compensation, (equal pay/compensation), benefits and termination of employment. Gold Coast Transit District strictly prohibits and does not tolerate unlawful harassment or discrimination against employees and other covered persons (as defined below) by coworkers, supervisors, managers or third parties on the basis of an individual’s:

Race, Color, Age (40 or older), Religious creed, Religious belief, observance and practice, including dress or grooming practices, National origin, including language use restrictions, or an employee’s or applicant’s possession of a driver’s license issued under Vehicle Code Section 12801.9 (which authorizes licenses to individuals who cannot provide satisfactory proof of their presence in the US under federal law), Ancestry, Physical disability, Mental disability, Medical condition, including: any cancer-related physical or mental health impairment from a diagnosis, record or history of cancer or a genetic characteristic. Genetic information, including information about: an individual’s genetic tests; family members’ genetic tests; family members’ diseases or disorders; an

GCTGCTD shall provide reasonable accommodation for individuals with disabilities in compliance with the Americans with Disabilities Act (ADA) and the ADA Amendments Act of 2008 (ADAAA). It is further provided that no question in any test, application form or by any examiner or appointing authority shall be so framed as to attempt to elicit information concerning the applicant’s race, color, ancestry, national origin (including language use restrictions), religion, religious creed, disability (mental and physical, including HIV and AIDS or impairments that substantially limits one or more major life activities or major bodily functions), medical condition (cancer/genetic characteristics), age (forty and above), marital status, political opinions or affiliations, sex (pregnancy, gender or gender identity and gender expression—stereotype, transgender), sexual orientation or denial of Family and Medical Leave, California Family Rights Act or Military Family Leave entitlements, or Pregnancy Disability Leave or reasonable accommodation, union membership or activity.
individual’s or family member’s receipt of, or request for, genetic services; and participation by an individual or their family member in clinical research that includes genetic services. Marital status, Sex, including, pregnancy; childbirth, breastfeeding or medical conditions related to breast-feeding, and medical conditions related to pregnancy or childbirth; gender, gender expression, meaning a person’s gender-related appearance or behavior, whether or not stereotypically associated with the person’s sex at birth; and gender identity, meaning a person’s identification as male, female, a gender different from the person’s sex at birth, or transgender. Sexual orientation, including heterosexuality, homosexuality, and bisexuality. Military or veteran status, or union membership or request or denial of FMLA/CFRA/MFL/PDL leave or for requesting reasonable disability accommodation, enrollment in any public assistance program, status as an unpaid intern or volunteer or any other characteristic protected under applicable federal, state, or local law.

Gold Coast Transit District also prohibits and does not tolerate unlawful harassment, discrimination, retaliation or bullying against employees who are perceived to have any of these characteristics or who associate with a person who has, or is perceived to have, any of these characteristics. Harassment, retaliation and bullying can occur in the workplace, after hours, or on social media. It should always be reported and will not be tolerated by Gold Coast Transit District.

**Covered Persons:**

For purposes of anti-harassment, discrimination, retaliation or bullying policy-covered persons protected by law include employees, applicants, unpaid interns, volunteers, and independent contractors or by any outside persons in contact with our employees and independent contractors (including our customers, potential customers, vendors, delivery persons, etc.).

For purposes of anti-discrimination, covered persons protected by law include employees and unpaid interns.

**No Retaliation:** No one will be subject to, and Gold Coast Transit District prohibits, any form of discipline, reprisal, intimidation, or retaliation for good faith reporting of incidents of harassment, or discrimination, or bullying of any kind, pursuing any harassment, or discrimination or bullying claim, or cooperating in related investigations. For more information on Gold Coast Transit District’s policy prohibiting retaliation, please refer to [Gold Coast Transit’s Harassment, Discrimination, Bullying and Retaliation Prevention Policy](#). (All unlawful Harassment, and Discrimination and Bullying is Prohibited) or contact GCTD’s Human Resources Department.

**Disability Accommodations:**

GCTD’s Commitment to Equal Employment Opportunities:

Gold Coast Transit District complies with the Americans with Disabilities Act (ADA), as amended by the ADA Amendments Act; the California Fair Employment and Housing Act (FEHA), the California Pregnancy Disability Leave Law (PDL), the California Family Rights Act (CFRA); Family Medical Leave Act (FMLA) and all applicable state, federal or local laws. Consistent with those requirements, Gold Coast Transit will reasonably accommodate qualified individuals with a disability if such accommodation would allow the individual to perform the essential functions of the job, unless doing so would create an undue hardship. Gold Coast Transit will also, where appropriate, provide reasonable accommodations for an employee’s religious beliefs or practices.

B. B. The Board of Directors has adopted a separate GCTD Anti-Harassment Policy and Complaint Procedure for preventing and correcting harassment, discrimination, bullying and retaliation in the workplace, on the basis of any protected category identified by local, state or federal law, including prohibiting discrimination on the basis of military and veteran status, against any job applicant, unpaid intern, or employee in hiring. The Board of Directors has also adopted an additional policy providing a reasonable accommodation process for employees and applicants with a disability to enable them to perform the essential functions of the job. An officer or employee of GCTD shall enjoy freedom from interference for engaging in pertinent provisions of state and federal law.

C. Political Activity: The political activity of a GCTD employee shall conform to pertinent provisions of state and federal law. An officer or employee of GCTD shall enjoy freedom from interference for engaging in
SECTION 22: POSITION CLASSIFICATION PLAN

A. All Positions in the Competitive Service Classified: All positions in the competitive service shall be classified and identified by a set of position specifications which includes the position title, job definition, typical tasks and responsibilities, a statement of requirements as to training, experience and other applicable qualifications.

B. Maintenance of Position Classification Plan: The General Manager, or designee, or a responsible contracting agency, will maintain the position classification plan covering all positions in the competitive service.

C. Adoption of Position Classification Specifications: Any new or substantially revised position classification specifications become effective when approved by the Board of Directors. Before presentation to the Board of Directors for consideration, the General Manager shall review any substantial changes recommended with the supervisor and the employee affected and, for represented positions, union representatives.

D. Resurvey of All Position Classifications: Whenever a general resurvey of all the positions in the competitive service system is necessary, the General Manager or designee, or a responsible contractor, may make such resurvey and submit recommendations for changes in the classifications plan to the Board of Directors for its approval by resolution.

E. Number of Positions: The General Manager or designee may authorize the employment of such number of persons in each classification as he/she may find necessary to perform the work thereof; provided that the total expense to be incurred for such work shall be limited to the amount approved by the Board of Directors in the annual budget.

F. Basic Use of the Position Classification Plan: The position classification plan shall be used as follows:

1. Consideration in salary determination. Position class specifications will be used to compare jobs within the GCTD organization and also to compare with other organizations. The analyses will
make it possible to base salary differentials on sound and recognizable differences in work, skills and job responsibilities.

2. As a source for preparing public announcements for position openings and in preparing examinations that will measure the qualifications of applicants.

3. As an aid in planning improvement and defining more clearly the various levels of responsibility, lines of command and steps of promotion.

4. As a means of identification in preparing payrolls and budgets.

5. As a foundation for developing in-service training programs.

SECTION 23: EMPLOYMENT IN COMPETITIVE SERVICE

A. Types of Appointment: All vacancies in the competitive service may be filled by re-employment, promotion, or from eligible candidates certified by the General Manager, or designee from an appropriate employment list.

An eligible applicant may be refused appointment to a position where an immediate family member is employed in a direct supervisory capacity in the same department. When an appointment is refused for this reason, however, the applicant's name remains on the eligibility list for openings in the same classification should one be available in a department where no immediate family member is employed in a direct supervisory capacity.

B. Applications and Applicants:

1. Announcement: Notice of all open positions in the competitive service will be posted on the GCTD internet web site, on official bulletin boards, and in such other places identified by the General Manager, or designee. The announcement may specify the title and pay range of the class; the nature of the work to be performed; experience and education required; the date, time, place and manner of submitting an application; closing date for submitting an application, and other pertinent information. For positions which may be filled by other than reassignment of a permanent GCTD employee, a classified advertisement may be placed in a newspaper of general circulation or an internet employment website. The content of the classified advertisement will specify the job title, salary range and the place and time for applying.

2. Application Forms: Applications shall be made on forms provided by GCTD. Such forms may require information covering position title, training, experience, references, and other pertinent information. All applications must be signed by the applicant.

3. Disqualification: The General Manager or designee may reject any application when the applicant does not possess the minimum qualifications required for the position. Whenever an application is rejected, notice of such rejection may be mailed to the applicant. The applicant may be given an opportunity to either provide additional necessary information or documentation, and, assuming that time permits, the applicant may be allowed to continue in the application process upon providing the necessary information or documentation. Applications may be rejected if the applicant is unable to perform safely and effectively the duties of the position with reasonable accommodation for any disability, is addicted to the use of drugs or intoxicating liquor and as a result of such addiction the employee is unable to perform safely and effectively the duties of the position, has been convicted of a crime (such as a crime of moral turpitude, if it has a relationship to the position applied for), or has been untruthful in the application process.

C. Competitive Examinations: Regarding positions for which competitive examinations are utilized, such examination may be given to all acceptable applicants in the following manner:
1. Preparation and Conduct of Tests: The General Manager, or designee, will determine the manner, methods and process for the competitive examination. The General Manager, or designee, may contract with any competent agency or individual to prepare, give and score tests. In the absence of such a contract, the General Manager, or designee, may perform such duties. Test exchange services, old examinations and any other aids available may be used. The General Manager, or designee, may arrange for the use of public buildings and equipment for conducting the tests and may provide assistance for administration of the test.

2. Subjects and Methods of Tests: Tests may be assembled, unassembled, written, oral, practical demonstration or any combination thereof; or any form which will test fairly the qualifications of applicants and will consist of one or more of the following parts:
   a. Special Subjects: This part may test the duties of a position and must be designed to test the ability of any individual to perform those duties.
   b. Educational or Computer Skills: This part may consist of spelling, composition, mathematics or any or all of these, as well as other subjects to test the basic training which would logically form the groundwork for performing the duties of the classification. General or specific computer skills may be tested to determine ability to perform the duties of the classification.

3. Examination Grading: In all tests, the examination weighting may be based upon all factors in the test, including educational requirements, experience and other qualifying elements, as shown in the application of the candidate or other verified information. Failure in one part of the test may be grounds for failure in the entire test or disqualification for subsequent parts of the test.

4. Notification of Final Grade Results: Each applicant taking the test may receive written notice of the results. Any applicant may have the right to review his/her own results with the General Manager, or designee. If the General Manager, or designee, determines that an error was made in the test results, a correction will be made. The correction may not, however, invalidate certification of previous appointments.

5. Promotional Tests: As the staffing needs require, promotional tests may be conducted and may consist of evaluation of prior service, accomplishments in special training courses and other tests. All candidates for promotion must be permanent employees in the competitive service and must possess the minimum qualifications, as stated in the position specification.

6. Additional Considerations are Added to the Examination Process: Training and Experience: Additional considerations may include prior job training skills and experience and may consist of a statement of schooling and studies applicable to the position posted. Experience may consist of a statement of all past activities that would prepare candidates for the applied position and may include the names of former employers and/or supervisors, nature of work and references. Information obtained during a normal check of the candidate’s references and background may be considered, in accordance with all applicable laws and GCTD policy.
   a. Physical or Medical: A physical or medical examination, which may include a job function analysis, may be required of any applicant once the applicant has been placed on the eligibility list or has been made an offer contingent upon passing a physical or medical examination.
   b. Personal Interview: In oral examinations, the applicant may be questioned on the duties of the position, training and experience, nature of work performed and other reasonable questions to determine fitness for the position.
D. Eligibility Lists: As soon as practicable after the conclusion of a competitive examination, the General Manager, or designee, may establish an employment list of the applicants who successfully passed the test arranged in the order of final ratings received with the highest score listed first. The final rating may be determined by the total of the score received by each applicant for each part of the test, based upon the relative value assigned to each part of the test. Other regulations governing eligibility lists are:

1. Identical Grades: Wherever identical grades exist, names may be arranged in order of application date.

2. Duration of Eligibility Lists: Eligibility and promotion lists may become effective upon the approval by the General Manager or designee, and such lists may remain in effect for six (6) months. Eligibility lists may be extended by the General Manager, or designee, for an additional not to exceed eighteen (18) months. If, at any time after an eligibility list has been used and the remaining names show low ratings, or names have been passed over previously for valid reasons by the appointing authority, or if there are three names or less on the eligibility list, the General Manager or designee, may cancel the entire list and order another examination when an eligibility list is requested to fill a position.

3. Removal of Names From Lists: The name of any person appearing on an eligibility or promotional list may be removed by the General Manager, or designee, if the eligible person requests in writing for removal from the list; if the person fails to respond to a notice of certification mailed to the last known address; if the person notifies GCTD that he or she declines the employment offer or is no longer interested in the position, or if the person has been certified for appointment three times and has not been appointed. The name of a person on promotional employment lists, who resign from GCTD, may automatically be removed from such lists.

4. Abolishment of Position Places Employee on Eligibility List: After abolishment of a position within a classification, the employee affected may request to be placed on an eligibility list for a period of one (1) year. In case the classification is abolished, the employee’s name will not be placed on an eligibility list.

5. Procedural Errors: Procedural errors made in eligibility compilations may be corrected at any time by the General Manager, or designee, without invalidating any previous action that had been taken.

E. Appointments to Positions:

1. Regular Appointments: When a vacancy in a regular permanent position is to be filled, the General Manager, or designee, may interview a minimum of the top three candidates on the eligibility or promotion list, or if less than three, all applicants whose names appear on the eligibility list. In the absence of an eligibility list, the General Manager, or designee, may interview and assess all qualified applicants in the process of establishing an eligibility list. The General Manager, or designee, may select one of the eligible candidates and notify the selected person. If the candidate accepts the appointment and reports to duty at the designated time, the candidate may be considered a regularly appointed GCTD employee; otherwise the candidate may be considered as declining the appointment.

2. Temporary Appointments: A temporary appointment may be made by the General Manager, or designee, of an applicant who meets the minimum training and experience qualifications for the position. Temporary appointments for represented employees cannot exceed five (5) months (if full-time) or 840 hours worked (if part-time), and for non-represented employees cannot exceed either twelve (12) months or one-thousand (1,000) hours in a fiscal calendar year.

3. Emergency Appointments: To meet the requirements of an immediate emergency condition, such as fire, flood, earthquake, civil unrest or terrorist attack, which threatens public life or property, the General Manager, or designee, may employ such persons as may be needed for the duration of the emergency without regard to the personnel ordinance or policies affecting appointments.
4. Appointment to Senior Management

Vacancies: When the following management level employees vacate a position with GCTGCTD, the position may be replaced in accordance with the job description approved by the Board of Directors:

- Director of Finance and Administration
- Director of Fleet and Facilities
- Director of Planning and Marketing
- Director of Transit Operations
- Director of Human Resources
- Facility Project Manager
- Director of Engineering and Construction

F. Promotion: The General Manager or designee may designate a vacant position as either open to only current GCTGCTD employees (an internal recruitment) or open to all candidates (an open recruitment).

G. Probationary Period: All original and promotional appointments to regular represented positions shall be tentative and subject to a probationary period of six (6) months, except that the period shall be twelve (12) months for all non-represented employees. The General Manager, or designee, may extend in writing and upon notice to the employee any employee's probationary period for an additional period of up to six months for a represented employee and up to twelve months for a non-represented employee. Any employee who takes an extended leave of absence (one month or more) during a probationary period shall have the probationary period automatically extended for a period of time equal to the amount of the extended leave of absence. The GCTD's General Manager's employment appointment is specified by the employment contract.

1. Objective of Probationary Period: The probationary period shall be regarded as a part of the testing process and shall be utilized for closely observing the employee's work performance, for determining the effectiveness and appropriate fit of the employee to the position, and for rejecting any probationary employee whose performance does not meet the required standards.

2. Rejection of Probationer: During the probationary period, an employee may be dismissed from employment at any time by the General Manager, or designee, without cause and without the right of appeal. Probationary dismissals are largely based on unacceptable job performance, lack of the needed skills to perform the essential job functions, attendance issues, and or other adverse actions that may apply as stated in Section 25: Changes in Employee Status.

Gold Coast Transit District is an equal opportunity employer and complies with all applicable federal, state and local fair employment practices laws.

Gold Coast Transit District is an equal opportunity employer and does not discriminate on the basis of race, color, ancestry, national origin (including language use restrictions), religion, religious creed, disability (mental and physical, including HIV and AIDS or impairments that substantially limit one or more major life activities or major bodily functions), medical condition (cancer/geneic characteristics), age (forty and above), marital status, political opinions or affiliations, sex (pregnancy, gender or gender identity, stereotype, transgender), sexual orientation or denial of Family and Medical Leave, California Family Rights Act or Military Family Leave entitlements, or Pregnancy Disability Leave or reasonable accommodation, union membership or activity including discrimination on the basis of military and veteran status against any job applicant, unpaid intern, or employee in hiring. GCTGCTD reserves its right to update the protected categories where such is required and allowed by law.

Notification of rejection in writing shall be served on the probationer. Any permanent employee who is promoted to a higher position from a represented classification is automatically granted a leave of absence from the employee's former position until the probationary period has ended.
H. **Reclassification:** The salary of an employee who is reclassified shall be determined as follows:

1. If reclassified to a class having the same salary range, the salary and anniversary date of the employee shall not change.

2. If reclassified to a class having a higher salary range, there shall be no change in the employee’s anniversary date and the salary shall be adjusted to either the bottom step of the new salary range, or to not less than a five percent (5%) increase from the previous salary whichever is greater. However, the salary placement may not exceed the maximum of the established range of the new classification, even if it is less than a five percent (5%) increase.

3. If reclassified to a classification having a lower salary range, the employee shall retain the employee’s current salary and anniversary date or if at top step in current classification, will be placed at top step in the reclassified position.

4. **“Y” Ratings:** With the approval of the Board of Directors, an employee may be “Y” rated if the employee’s current salary exceeds the last step of the salary range of the new reclassification. When an employee is “Y” rated, the salary immediately prior to the date of the lower reclassification is frozen and may not be increased until the last step of the salary range of the new classification exceeds the salary earned immediately prior to establishment of the “Y” rate.

**SECTION 24: SALARY PLAN**

A. **Preparation of Plan:** The General Manager, or designee, or agency employed for that purpose shall prepare a plan for each class of represented position and non-represented position in the competitive service, showing the minimum and maximum rates of pay. In setting the salary ranges, consideration shall be given to prevailing rates of pay for comparable work in comparable public and private employment, including consideration of all forms of benefits and conditions of work, current cost of living, and GCTD’s financial condition and policies. Any revisions to the salary ranges for represented employees shall be subject to meet and confer with the recognized employee organizations.

B. **Salary and Classification Survey:**

A classification and salary survey of comparable positions in comparable labor markets shall be conducted at least every five fiscal years at the discretion of the General Manager or the direction of the Board of Directors.

For represented classifications, comparable public transit agencies based primarily on population serviced, organization size, budget size, and geographic location to be used in salary and classification surveys shall be:

1. Central Contra Costa
2. Culver City
3. Simi Valley Transit
4. Monterey/Salinas
5. Riverside
6. Santa Barbara MTD
7. Santa Cruz
8. Santa Rosa

For non-represented classifications, comparable public transit agencies based primarily on population serviced, organization size, budget size, and geographic location to be used in salary and classification surveys shall be:

1. Central Contra Costa
2. Culver City
3. Golden Empire
4. Monterey/Salinas
5. Riverside
6. Santa Barbara MTD
7. Santa Cruz
8. Santa Rosa

C. **Promotion:** When promoted from one classification to a higher classification, the beginning new salary shall be at least five percent (5%) greater than the previous salary; provided, that no salary increase shall be greater in amount than the maximum level, regardless of percentage. For represented positions, any such increase
granted shall become subject to the anniversary increases provided. Any compensation adjustment you may receive will not alter an employee’s at-will status as applicable.

D. Payroll Period - Biweekly: Biweekly pay rates shall be established for exempt positions by converting monthly salary rates to an equivalent biweekly rate. Non-exempt positions shall be paid on an hourly basis.

GCTD prefers payroll direct deposits sent directly to employees’ bank accounts. Direct deposits (or checks) for each pay period will be available to employees not later than 10:00 a.m. on the Friday following the end of each biweekly pay period. In cases where a Friday payday would fall on a bank holiday, the direct deposits will be processed (or checks will be issued) before the end of the work day prior to the bank holiday.

E. Temporary and Part-Time Employee Compensation: Except as provided, a person employed on a temporary basis or for part-time only, shall be compensated at an hourly rate of pay for hours actually worked. Only wage compensation is provided. No benefits are provided unless specifically identified by the appropriate rules. Such hourly rate may be based on any step established for such position not exceeding the maximum step.

F. Payroll Deduction Plan: For the general good of GCTD and its employees, under the authority of Sections 1157.1, 1157.3 and 3507 of the California Government Code, the Board of Directors hereby approves the following payroll deduction plan:

1. Employee organizations may petition the Board of Directors to have their dues withheld by payroll deductions and paid over to a duly-authorized officer of that organization. Such dues shall be withheld by the Director of Finance and Administration and paid over to such officer.

2. Such deductions may include dues and other services provided by such organizations, all of which shall be included in one item of deduction.

3. Authorization is hereby granted to provide deductions for the following purposes without fee:

   a. Employee share of medical and related insurance premiums
   b. Additional life insurance premiums;
   c. Credit Union dues/shares;
   d. Credit Union loans;
   e. Any recognized charity, provided that ten or more employees participate.
   f. Direct deposit of payroll check
   g. U.S. Savings Bonds purchase

4. No employee may have deductions for more than a total of five organizations under this Article.

5. Authorization for deductions allowed by this Article shall be made on standard forms approved by the Director of Finance and Administration, and shall state, among other things, that the authorization to deduct shall continue until revoked in writing; that GCTD or its officers assume no liability for damages suffered by an employee due to any error by the employee organization or in the operations involved in deducting and paying the dues to the employee organization or in the operations involved in deducting and paying the dues to the employee organization on behalf of the employee; or GCTD, or its officers, shall be protected from damage claims in some other manner.

6. A list of the deductions made from each employee of such organization shall be submitted to the organization together with payment of the amount due at the time of each regular payroll.

G. Standard Work Week GCTD’s standard payroll work schedule is Sunday at 12:01 a.m. through midnight on the following through Saturday. Our work day begins at 12:01 a.m. on each day and ends at midnight.

GCTD may, at management’s discretion, offer some employees the option of an Alternate Work Schedule (AWS). An AWS may be implemented by assigning
exempt employees a schedule that includes eighty (80) hours every two-week pay period but varies from the five days per week, eight hours per day workweek. Examples include four (4) ten-hour days per week or a 9/80 schedule (eighty hours worked in nine days during each two-week pay period). Non-exempt employees may be assigned a 40-hour, seven-day payroll workweek that starts and ends at a day and time that is different than GCTGCTD’s standard payroll work schedule. (Example for a 9/80 schedule: The employee works Monday-Thursday 8 am to 6 pm and every other Friday 8 am to 5 pm; the seven-day payroll work schedule runs from Friday at 12:01 pm to the next Friday at noon, therefore each week contains forty hours).

The General Manager or designee shall develop and maintain an AWS policy if the AWS option is in use. Employees assigned an AWS will receive and acknowledge written notification of the AWS workweek. Assignment to an AWS is a privilege, not a right. Employees assigned an AWS may request to be returned to the standard payroll work schedule. Management can reassign any employee to return to the standard payroll work schedule at any time.

SECTION 25: CHANGES IN EMPLOYEE STATUS ALL EMPLOYEES

A. Adverse Actions Notice and Procedure:

An adverse action is the disciplinary action that responds to a violation of the express terms provided in a Memorandum of Understanding, the GCTGCTD Personnel Rules, or other rules or practices in place at GCTGCTD. Any regular employee against whom an adverse action is initiated by GCTGCTD, dependent upon the seriousness of the violation, for reprimands, suspensions without pay, demotions, and dismissals, absent any extraordinary or truly unusual circumstances, will be given pre-disciplinary procedural rights, such as notice and a hearing.

Notice: The notice shall be served upon the employee either personally, by mail or by company mail, and shall include: (1) notice of the intended action, the cause or causes thereof, (2) the employee’s acts or omissions that form the basis for the cause(s), (3) information to the employee that any documents or materials giving rise to the action will be made available for the employee’s inspection or that copies thereof are attached to the notice of intended action, and (4) notice that the employee will have the right to respond to the allegations set forth in the notice of intent, either in writing or at a pre-disciplinary meeting or conference.

Any regular employee in the competitive service shall be subject to adverse actions (as specified in Government Code Section 19572.1 Causes for Discipline) for misconduct, incompetency, inefficiency, insubordination, dishonesty, fraud in securing appointment, inexcusable neglect of duty, inexcusable absence without leave, drunkenness or under the influence of illegal controlled substances or misuse of prescription medication while on duty, discourteous treatment of the public or other employees, misuse of agency property, conviction of a felony or conviction of a misdemeanor involving moral turpitude, prohibited discrimination, harassment, retaliation against any employee or member of the public, failure of good behavior either during or outside of duty hours, which is of such nature that it causes discredit to the appointing authority or the person’s employment, and/or failure to comply with or abuse of GCTGCTD policies, rules, directives and Board rules.

Adverse actions may be recommended to the General Manager or designee by a management employee having authority over the subject employee. The General Manager or designee may initiate and institute an adverse action.

Procedures for adverse actions against represented employees are controlled by the Memoranda of Understanding (MOU) entered into by and between the Board of Directors of Gold Coast Transit Gold Coast Transit District and Service Employees International Union Local #721, as adopted from time to time by the Board of Directors.

Applicable to all employees there may be certain emergency situations in which immediate suspension or termination without pay may be allowed by law, and in those situations the employee shall be promptly provided with the due process
procedures set out in the paragraphs above.

B. Procedures for Non-Represented Employees regarding reprimands:

1. Reprimands - Any regular non-represented employee in the competitive service against whom an adverse action is initiated by the General manager, or designee, shall be given notice of at least five (5) working days prior to the effective date of the intended action, the cause or causes thereof, the employee’s acts or omissions that form the basis for the cause(s), informing the employee that any documents or materials giving rise to the action will be made available for the employee’s inspection or that copies thereof are attached to the notice of intended action and informing the employee that the employee may respond to the General Manager, or designee, orally or in writing prior to the intended effective date of the action. After the notice period and the employee’s response, if timely made, the General Manager, or designee, shall implement or not implement the discipline proposed or such lesser form of discipline as is deemed appropriate.

2. Skelly Procedure for non-represented employees regarding suspensions without pay, demotions, and dismissals.

   a. Notice of Intent: Any regular non-represented employee against whom an adverse action is initiated by GCTD, dependent upon the seriousness of the violation, for suspension without pay, demotions, and dismissals will be: (1) notified of the intended action, (2) the cause or causes thereof, the employee’s acts or omissions that form the basis for the cause(s), (3) informing the employee that any documents or materials giving rise to the action will be made available for the employee’s inspection or that copies thereof are attached to the notice of intended action, and (4) the employee will have the right to respond to the allegations set forth in the notice of intent, either in writing or at a pre-disciplinary conference.

   If the employee chooses to respond in writing to the notice of intent, the written response must be submitted within five (5) working days of receipt of the notice.

   If the employee chooses to appear at the pre-disciplinary conference, the employee will have the right to representation. Even if the employee has representation, the employee must personally appear at the meeting. The employee must notify GCTD management that he/she will appear for the meeting.

   b. Skelly Meeting: The Skelly meeting will be conducted by the General Manager, or designee. This is not an adversarial proceeding, therefore the employee will not have the opportunity to cross-examine GCTD representatives, nor present the formal case and opposition to the proposed discipline.

   c. Notice of Action: After reviewing the information presented by the employee and all other documentation, the general manager, or designee, will issue the notice of action. The employee must be provided at least five (5) days notice before the effective date of the action. The employee may appeal the proposed disciplinary action within ten (10) calendar days after receipt of the notice of action to the General Manager for a member board review.

   d. Appeals Process: Suspensions without pay exceeding two (2) days, demotions, and dismissals may be appealed by a regular non-represented employee.

   The employee shall notify the General Manager of the intention to appeal in writing within ten (10) calendar days of the time that the action was implemented. The General Manager shall constitute a board of review as soon as reasonably possible. The board of review at a minimum is a three-member panel selected by the General Manager from among public agency officials whose responsibilities encompass personnel matters. The board of review shall determine from among the members its own chairperson, who has full authority to determine the conduct of the hearing. The General Manager and the employee may be represented, may themselves testify, call witnesses and submit other relevant evidence. The board of review shall, by a majority of its members, make written findings and a decision affirming, revising or modifying the adverse action based on applicable law, GCTD policies, procedures and rules, and the evidence and arguments presented by the parties.
As an alternative appeals option, arbitration or mediation is available if agreed upon by the employee and General Manager and provided by the State Mediation and Conciliation Service (SMCS). The parties shall share equally the cost of either the arbitration or mediation.

C. Other Changes In Employee Status / All Employees

1. Lay Off: If it becomes necessary to lay off employees because of reorganization, changes in operations, lack of work or reasons of economy, the General Manager, or designee, shall prepare a written analysis of the reductions indicated and submit said report to the Board of Directors. After the Board of Directors has decided the degree of curtailment and the activities affected, the General Manager shall take, in order, the following action:

   a. All temporary employees shall be dismissed where possible and the vacancies will be filled by transferring qualified permanent employees.
   
b. In the functions where activities are to be curtailed, determination of classes and positions affected will be made, with relative weight given to efficiency in performance of duties, length of employee’s service with GCT, and the advisability of demoting employees in the higher classification to lower classifications for which they are qualified and laying off those with less tenure of service.

2. Resignation:

   a. Notices: Any GCT employee may resign from GCT employment at any time; however, any employee resigning from GCT should give a minimum of one week's notice to the employee’s department director in order for GCT to fill the position. If the employee does not provide at least one week's notice, the employee's personnel file will note that the employee was "Released with Prejudice." All resignations must be filed by the department head on the Notice of Termination form and forwarded to the General Manager by way of the Director of Finance and Administration for verification of leave record.

   b. Privileges Forfeited: Upon resignation, the employee shall forfeit all seniority and employment privileges allowed by these personnel polices. Any person resigning can petition to the General Manager for reemployment by the following Reinstatement Procedure or by complying with the established new applicant employment procedures like any other applicant.

SECTION 26: REEMPLOYMENT AND REINSTATMENT

A. Reemployment: Any employee who has been laid off because of a reduction of personnel shall be eligible for re-employment for a period of twelve (12) months if a vacancy occurs for a position of the same classification. The laid-off employee will be placed on a special reemployment list for twelve (12) months. If reemployed, the laid-off employee shall have reinstated the employee’s prior employment status, tenure rights and privileges.

B. Reinstatement: Any employee who has left GCT employment because of resignation or dismissal can apply for reinstatement within one year by submitting a written request which contains (1) a complete statement of the reasons for leaving GCT employment, (2) work history since the GCT termination, including description of duties, amount of earnings, and (3) future plans if reinstated to GCT. If the General Manager approves the reinstatement, the applicant can be re-employed in the same job class as occupied prior to resignation. The reinstated employee will have no other rights, privileges or benefits accrued in the previous GCT employment. The policy will not apply to military reinstatement which is governed by separate rules. Other exceptions can be made only after approval by action of the Board of Directors upon the recommendation of the General Manager.

SECTION 27: PERSONNEL RECORDS

A. Records in Personnel Office: Personnel records shall consist of a personnel file for each employee, which includes personnel transactions pertaining to the employee from the date of appointment. This record shall contain personal information, all changes in salary, classification, work assignments and any other information, such as when
employed, dismissed, adverse action or report of merit. Payroll records and confidential files are kept separate from the employee’s general personnel file.

B. Confidentiality & Employee Rights:
Personnel records shall be confidential. An employee shall, upon reasonable notice, have access to review the employee’s personnel file. Labor Code 1198.5. Requests to review your personnel file or receive copies of your file must be made in writing to Human Resources. Within 30 day of receiving the written request, your personnel file will be made available for inspection at the time and place designated by GCTD’s Human Resources. If you requested copies of your file, those copies will be sent to you at the address you have designated within 30 days of receiving your written request. Although you may be required to pay for the cost of such copies.

You may review your payroll records (including time records) in the presence of Human Resources or that person’s designee within 21 days of making an oral or written request to Human Resources. You may also request copies of your payroll records, but you must pay the copying costs.

SECTION 28: OFF-JOB ACTIVITIES

A. Regular full-time employees shall not accept employment outside the GCTD service nor shall they participate actively in the management or operation of any business or enterprise if such employment or participation would in any way conflict with an employee’s responsibilities and obligations to GCTD or would effect the efficiency of the employee in the performance of regularly assigned GCTD duties.

B. Upon the written request of an employee, the General Manager may permit outside employment if it is not in conflict with the employee’s obligation to GCTD.

C. A request for outside employment shall be submitted by the employee to the employing Department Director of the business unit. Such requests shall include, if possible, the name, address and type of work of the proposed employer; the period of time and hours of work of the requested employment; the type of duties that are to be performed; and the reason for wanting to accept the extra employment. The department director shall forward, in writing, the request with the department director’s recommendations and comments to the General Manager for review and final decision.

CD. If the opportunity for outside work by employees of any department is of a repetitive or recurring nature, the department director may request approval of the general type and amount of work involved rather than submit a request concerning each individual case. Upon approval of the general request, individual cases which are in conformance with the request need not be submitted to the General Manager. In no such case is an employee to engage in outside work in excess of twenty (20) hours in any one week. Other requests for outside work which do not conform to the general request will require individual approval. Any injury resulting from part-time employment shall not be chargeable to GCTD. GCTD employees working part time outside GCTD employment who have a record of excessive sick leave absences may have their outside work privilege rescinded at the discretion of the department director with the approval of the General Manager.

IV. EMPLOYMENT OF RELATIVES AND SPOUSES

SECTION 29: EMPLOYMENT OF RELATIVES

A. The Board of Directors, General Manager, or any management employee shall not appoint any relative to any position with Gold Coast Transit District, where such appointment and/or employment has the potential for creating an adverse impact on supervision, safety, security or morale.

B. A condition which will result in the assignment of a superior and a subordinate who are relatives within the same department shall not be permitted.

C. Appropriate personnel action will be taken upon consultation with the employees involved to remedy any violation of this section.

D. Employees who are relatives shall not work in the same department, division, or facility where such has the potential for creating adverse impact on supervision, safety,
security, morale, or involves potential conflicts of interest.

E. For purposes of this provision, relatives shall mean son, daughter, brother, sister, mother, father, aunt, uncle, niece, nephew, grandson, granddaughter, grandmother, grandfather, either by blood or present marriage or registered domestic partner.

SECTION 30: THE EMPLOYMENT OF SPOUSES OR REGISTERED DOMESTIC PARTNERS

A. It is the policy of GCTD not to discriminate in its employment and personnel actions with respect to its employees, prospective employees and applicants on the basis of marital status or registered domestic partnership. No employee, prospective employee or applicant shall be improperly denied employment or benefits of employment on the basis of his or her marital status or registered domestic partnership. This policy applies to the selection of persons for a training program leading to employment in addition to the above-designated persons.

B. Marital status is defined as an individual’s state of marriage, non-marriage, divorce or dissolution, separation, widowhood, annulment, or other marital state for the purpose of this anti-discrimination policy.

C. Spouse is defined as partner in marriage as defined in California Civil Code Section 4100. For purposes of this Section, spouse shall also include registered domestic partner.

D. Notwithstanding the above provisions, GCTD retains the right:

1. To refuse to place one party to a relationship under the direct supervision of the other party to a relationship where such has the potential for creating an adverse impact on supervision, safety, security or morale.

2. To refuse to place both parties to a relationship in the same department, division or facility where such has the potential for creating an adverse impact on supervision, safety, security, morale or involving potential conflicts of interest.

3. To maintain or adopt bona fide health plans which provide additional or greater benefits to employees with dependents to those employees without or with fewer dependents. Where such a bona fide health plan discriminates against individuals on the basis of marital status, benefits shall not be conditioned upon whether an employee is “head of household”, “principal wage earner”, “secondary wage earner” or other similar status.